DEPARTMENT OF
ENVIRONMENTAL CONSERVATION

18 AAC 80
Drinking Water

Amended as of May 3, 2019

Michael J. Dunleavy
Governor

Jason W. Brune
Commissioner
IMPORTANT NOTE TO READER


THE REGULATIONS HAVE AN EFFECTIVE DATE OF MAY 3, 2019, ARE IN REGISTER 230, AND WILL APPEAR IN OFFICIAL PUBLISHED FORM IN THE JULY 2019 SUPPLEMENT TO THE ALASKA ADMINISTRATIVE CODE.
Chapter 80. Drinking Water.

Article

1. General Drinking Water Requirements (18 AAC 80.005 - 18 AAC 80.057)
2. Public Water System Review and Approval Requirements (18 AAC 80.200 - 18 AAC 80.235)
3. Standards, Monitoring, Variances, and Exemptions (18 AAC 80.300 - 18 AAC 80.375)
4. Coliform Bacteria Requirements (18 AAC 80.400 - 18 AAC 80.440)
5. Lead and Copper Requirements (18 AAC 80.500 - 18 AAC 80.565)
6. Surface Water Treatment (18 AAC 80.600 - 18 AAC 80.699)
7. Enhanced Surface Water Treatment (18 AAC 80.700 – 18 AAC 80.705)
8. Groundwater Disinfection (18 AAC 80.800 – 18 AAC 80.820)
9. Disinfection and Disinfection Byproducts (18 AAC 80.900 – 18 AAC 80.910)
10. Public Notification Requirements (18 AAC 80.1000 - 18 AAC 80.1040)
11. Laboratory Certification Requirements (18 AAC 80.1100 - 18 AAC 80.1110)
12. Administrative Penalties (18 AAC 80.1200 – 18 AAC 80.1290)

Editor’s note: The regulations in 18 AAC 80, effective October 1, 1999, and distributed in Register 151, constitute a comprehensive reorganization and revision of material formerly set out in this chapter, which was repealed simultaneously with the adoption of these regulations. The history line at the end of each section does not reflect the history of the replaced provisions before October 1, 1999. Some section numbers in this revision were used for previous regulations, but current sections are not necessarily related to previous sections with the same section number.

Additionally, the regulations in 18 AAC 80, effective June 14, 1991 and set out in Register 118, constituted a comprehensive reorganization and revision of the regulations set out in this chapter. The regulations effective on that date replaced former 18 AAC 80, which was repealed simultaneously with the adoption of those regulations. Some section numbers in the revision of June 14, 1991, may have been used for regulations existing before that date, but current sections are not necessarily related to previous sections with the same section number.

Earlier versions of 18 AAC 80 may be reviewed at the Office of the Lieutenant Governor, and may be found at the following registers: Register 64, 12/31/77; Register 67, 8/13/78; Register 83, 9/1/82; Register 110, 4/8/89; Register 118, 6/14/91; Register 125, 3/18/93; Register 130, 5/18/94; Register 132, 11/10/94.

Section

005. Purpose and applicability
007. Certified operator requirements
010. Requirements adopted by reference and other reference materials
015. Well protection, source water protection, and well decommissioning
020. Minimum separation distances
025. Cross-connections prohibited and backflow protection
030. Chemical additives and materials
035. Disinfection of a nonsurface water source
045. Treatment techniques for acrylamide and epichlorohydrin
050. Deficiencies and corrective actions
055. Public water system emergency preparedness requirements
057. Notifying the department of an emergency

18 AAC 80.005. Purpose and applicability. (a) The purpose of this chapter is to protect public health and safety by establishing

(1) standards for the design, construction, maintenance, and operation of a public water system; and

(2) contaminant monitoring requirements for drinking water provided by a public water system.

(b) The requirements of this chapter apply to

(1) the owner or operator of a public water system;

(2) a laboratory required to be certified under 18 AAC 80.1100 - 18 AAC 80.1110;

(3) a sanitary survey inspector or individual who seeks to become a sanitary survey inspector; and

(4) a person that engages in or is responsible for an activity that has a requirement in this chapter, as appropriate. (Eff. 10/1/99, Register 151; am 5/3/2019, Register 230)

Authority: AS 46.03.020 AS 46.03.710
AS 46.03.050 AS 46.03.720

18 AAC 80.007. Certified operator requirements. The following public water systems must be actively supervised as described in 18 AAC 74.010 and 18 AAC 74.410 by operators who are certified in accordance with AS 46.30 and 18 AAC 74:
(1) all community water systems and non-transient non-community water systems;

(2) a transient non-community water system that uses a surface water or GWUDISW source; and

(3) a transient non-community water system that uses only a groundwater source and meets the criteria set out in 18 AAC 74.006(7). (Eff. 9/28/2001, Register 159; am 4/24/2009, Register 190; am 5/20/2011, Register 198)

Authority: AS 46.03.020  AS 46.03.710  AS 46.03.720
AS 46.03.050

(a) The following federal requirements are adopted by reference:

(1) 21 C.F.R. Part 110 (current good manufacturing practice in manufacturing, packing, or holding human food), revised as of April 1, 2015;

(2) 21 C.F.R. Part 129 (processing and bottling of bottled drinking water), revised as of April 1, 2015;

(3) 21 C.F.R. 165.110 (bottled water), revised as of April 1, 2015;

(4) 40 C.F.R. Part 136, Appendix B (definition and procedure for the determination of the method detection limit, Revision 1.11), revised as of July 1, 2015;

(5) the following provisions from 40 C.F.R. 141.1 - 141.6 (Subpart A - general), revised as of July 1, 2015:

"rem," "repeat compliance period," "sanitary defect," "seasonal system," "sedimentation," "service line sample," "single family structure," "slow sand filtration," "small water system," "standard sample," "Subpart H systems," "supplier of water," "SUVA," "system with a single service connection," "too numerous to count," "total organic carbon (TOC)," "total trihalomethanes (TTHM)," "trihalomethane (THM)," "two-stage lime softening," "uncovered finished water storage facility," and "wholesale system," as set out in 40 C.F.R. 141.2 (definitions);

(B) 40 C.F.R. 141.3 (coverage);

(C) 40 C.F.R. 141.4(a) (variances and exemptions), including the Note to paragraph (a);

(6) the following provisions from 40 C.F.R. 141.11 – 141.13 (Subpart B – maximum contaminant levels), revised as of July 1, 2015; 40 C.F.R. 141.13 (maximum contaminant level for turbidity);

(7) the following provisions from 40 C.F.R. 141.21 – 141.29 (Subpart C - monitoring and analytical requirements), revised as of July 1, 2015:

(A) 40 C.F.R. 141.21 (coliform sampling);

(B) 40 C.F.R. 141.22(a), (b), (d), and (e) (turbidity sampling and analytical requirements);

(C) 40 C.F.R. 141.23 (inorganic chemical sampling and analytical requirements);

(D) 40 C.F.R. 141.24 (organic chemicals, sampling and analytical requirements);

(E) 40 C.F.R. 141.25 (analytical methods for radioactivity);

(F) 40 C.F.R. 141.26 (monitoring frequency and compliance requirements for radionuclides in community water systems);

(G) 40 C.F.R. 141.27 (alternative analytical techniques);

(H) 40 C.F.R. 141.28 (certified laboratories);

(I) 40 C.F.R. 141.29 (monitoring of consecutive public water systems);

(J) Appendix A to 40 C.F.R. Part 141, Subpart C (alternative testing methods approved for analysis under the Safe Drinking Water Act);

(8) the following provisions from 40 C.F.R. 141.31 - 141.35 (Subpart D - reporting and recordkeeping), revised as of July 1, 2015:

(A) 40 C.F.R. 141.31(d) and (e) (reporting requirements);
(B) 40 C.F.R. 141.33 (record maintenance);

(C) 40 C.F.R. 141.35 (reporting for unregulated contaminant monitoring results), except that the term "you" means the owner or operator;

(9) the following provisions from 40 C.F.R. 141.40 - 141.43 (Subpart E - special regulations, including monitoring regulations and prohibition on lead use), revised as of July 1, 2015:

(A) 40 C.F.R. 141.40 (monitoring requirements for unregulated contaminants), except that the term "you" means the owner or operator;

(B) 40 C.F.R. 141.41 (special monitoring for sodium);

(C) 40 C.F.R. 141.42 (special monitoring for corrosivity characteristics);

(10) the following provisions from 40 C.F.R. 141.50 - 141.55 (Subpart F - maximum contaminant level goals and maximum residual disinfectant level goals), revised as of July 1, 2015:

(A) 40 C.F.R. 141.51(b) (maximum contaminant level goals for inorganic contaminants);

(B) 40 C.F.R. 141.55 (maximum contaminant level goals for radionuclides);

(11) the following provisions from 40 C.F.R. 141.60 - 141.66 (Subpart G - national primary drinking water regulations: maximum contaminant levels and maximum residual disinfectant levels), revised as of July 1, 2015:

(A) 40 C.F.R. 141.61 (maximum contaminant levels for organic contaminants);

(B) 40 C.F.R. 141.62 (maximum contaminant levels for inorganic contaminants);

(C) 40 C.F.R. 141.63 (maximum contaminant levels (MCLs) for microbiological contaminants);

(D) 40 C.F.R. 141.64 (maximum contaminant levels for disinfection byproducts);

(E) 40 C.F.R. 141.65 (maximum residual disinfectant levels);

(F) 40 C.F.R. 141.66 (maximum contaminant levels for radionuclides);

(12) the following provisions from 40 C.F.R. 141.70 – 141.76 (Subpart H - filtration and disinfection), revised as of July 1, 2015:
(A) 40 C.F.R. 141.70 (general requirements);

(B) 40 C.F.R. 141.71 (criteria for avoiding filtration);

(C) 40 C.F.R. 141.72 (disinfection);

(D) 40 C.F.R. 141.73 (filtration), except that in 40 C.F.R. 141.73(a)(4), the phrase "January 1, 2005" is revised to read "August 19, 2006";

(E) 40 C.F.R. 141.74 (analytical and monitoring requirements), except that in 40 C.F.R. 141.74(b)(3), the phrase "must be determined based on the CT99.9 values in tables 1.1 - 1.6, 2.1, and 3.1 of this section, as appropriate" is revised to read "may be determined based either on the CT99.9 values in tables 1.1 - 1.6, 2.1, and 3.1 of this section, as appropriate, or on the formula for calculating CT values set out in 18 AAC 80.655(b)";

(F) 40 C.F.R. 141.75 (reporting and recordkeeping requirements);

(G) 40 C.F.R. 141.76 (recycle provisions);

(13) the following provisions from 40 C.F.R. 141.80 - 141.91 (Subpart I - control of lead and copper), revised as of July 1, 2015:

(A) 40 C.F.R. 141.80 (general requirements);

(B) 40 C.F.R. 141.81 (applicability of corrosion control treatment steps to small, medium-size and large water systems);

(C) 40 C.F.R. 141.82 (description of corrosion control treatment requirements);

(D) 40 C.F.R. 141.83 (source water treatment requirements);

(E) 40 C.F.R. 141.84 (lead service line replacement requirements);

(F) 40 C.F.R. 141.85 (public education and supplemental monitoring requirements);

(G) 40 C.F.R. 141.86 (monitoring requirements for lead and copper in tap water);

(H) 40 C.F.R. 141.87 (monitoring requirements for water quality parameters);

(I) 40 C.F.R. 141.88 (monitoring requirements for lead and copper in source water);

(J) 40 C.F.R. 141.89 (analytical methods);
(K) 40 C.F.R. 141.90 (reporting requirements);

(L) 40 C.F.R. 141.91 (recordkeeping requirements);

(14) the following provisions from 40 C.F.R. 141.130 - 141.135 (Subpart L - disinfectant residuals, disinfection byproducts, and disinfection byproduct precursors), revised as of July 1, 2015:

(A) 40 C.F.R. 141.130 (general requirements);
(B) 40 C.F.R. 141.131 (analytical requirements);
(C) 40 C.F.R. 141.132 (monitoring requirements);
(D) 40 C.F.R. 141.133 (compliance requirements);
(E) 40 C.F.R. 141.134 (reporting and recordkeeping requirements);
(F) 40 C.F.R. 141.135 (treatment technique for control of disinfection byproduct (DBP) precursors);

(15) the following provisions from 40 C.F.R. 141.151 - 141.155 (Subpart O - consumer confidence reports), revised as of July 1, 2015:

(A) 40 C.F.R. 141.151 (purpose and applicability of this subpart);
(B) 40 C.F.R. 141.152(b) - (d) (effective dates);
(C) 40 C.F.R. 141.153 (content of the reports);
(D) 40 C.F.R. 141.154 (required additional health information);
(E) 40 C.F.R. 141.155 (report delivery and recordkeeping);
(F) Appendix A to 40 C.F.R. Part 141, Subpart O (regulated contaminants);

(16) the following provisions from 40 C.F.R. 141.170 - 141.175 (Subpart P – enhanced filtration and disinfection - systems serving 10,000 or more people), revised as of July 1, 2015:

(A) 40 C.F.R. 141.170 (general requirements);
(B) 40 C.F.R. 141.171 (criteria for avoiding filtration);
(C) 40 C.F.R. 141.172 (disinfection profiling and benchmarking);
(D) 40 C.F.R. 141.173 (filtration);
(E) 40 C.F.R. 141.174 (filtration sampling requirements);

(F) 40 C.F.R. 141.175 (reporting and recordkeeping requirements);

(17) the following provisions from 40 C.F.R. 141.201 - 141.211 (Subpart Q - public notification of drinking water violations), revised as of July 1, 2015:

(A) 40 C.F.R. 141.201 (general public notification requirements);

(B) 40 C.F.R. 141.202 (Tier 1 public notice - form, manner, and frequency of notice);

(C) 40 C.F.R. 141.203 (Tier 2 public notice - form, manner, and frequency of notice);

(D) 40 C.F.R. 141.204 (Tier 3 public notice - form, manner, and frequency of notice);

(E) 40 C.F.R. 141.205 (content of the public notice);

(F) 40 C.F.R. 141.206 (notice to new billing units or new customers);

(G) 40 C.F.R. 141.207 (special notice of the availability of unregulated contaminant monitoring results);

(H) 40 C.F.R. 141.208 (special notice for exceedance of the SMCL for fluoride);

(I) 40 C.F.R. 141.210 (notice by primacy agency on behalf of the public water system);

(J) 40 C.F.R. 141.211 (special notice for repeated failure to conduct monitoring of the source water for Cryptosporidium and for failure to determine bin classification of mean Cryptosporidium level);

(K) Appendix A to 40 C.F.R. Part 141, Subpart Q (NPDWR violations and other situations requiring public notice);

(L) Appendix B to 40 C.F.R. Part 141, Subpart Q (standard health effects language for public notification);

(M) Appendix C to 40 C.F.R. Part 141, Subpart Q (list of acronyms used in public notification regulation);

(18) the following provisions from 40 C.F.R. 141.400 – 141.405 (Subpart S – ground water rule), revised as of July 1, 2015:

(A) 40 C.F.R. 141.400 (general requirements and applicability);
(B) 40 C.F.R. 141.401 (sanitary surveys for ground water systems);

(C) 40 C.F.R. 141.402 (ground water source microbial monitoring and analytical methods);

(D) 40 C.F.R. 141.403 (treatment technique requirements for ground water systems);

(E) 40 C.F.R. 141.404 (treatment technique violations for ground water systems);

(F) 40 C.F.R. 141.405 (reporting and recordkeeping for ground water systems);

(19) the following provisions from 40 C.F.R. 141.500 - 141.571 (Subpart T - enhanced filtration and disinfection - systems serving fewer than 10,000 people), revised as of July 1, 2015, except that the term "you" means the owner or operator:

(A) 40 C.F.R. 141.500 (general requirements);

(B) 40 C.F.R. 141.501 (Who is subject to the requirements of Subpart T?);

(C) 40 C.F.R. 141.502 (When must my system comply with these requirements?), except that the phrase "January 1, 2005" is revised to read "August 19, 2006";

(D) 40 C.F.R. 141.503 (What does Subpart T require?);

(E) 40 C.F.R. 141.510 (Is my system subject to the new finished water reservoir requirements?);

(F) 40 C.F.R. 141.511 (What is required of new finished water reservoirs?);

(G) 40 C.F.R. 141.520 (Is my system subject to the updated watershed control requirements?);

(H) 40 C.F.R. 141.521 (What updated watershed control requirements must my unfiltered system implement to continue to avoid filtration?);

(I) 40 C.F.R. 141.522 (How does the state determine whether my system's watershed control requirements are adequate?);

(J) 40 C.F.R. 141.530 (What is a disinfection profile and who must develop one?);

(K) 40 C.F.R. 141.531 (What criteria must a state use to determine that a profile is unnecessary);
(L) 40 C.F.R. 141.532 (How does my system develop a disinfection profile and when must it begin?);

(M) 40 C.F.R. 141.533 (What data must my system collect to calculate a disinfection profile?);

(N) 40 C.F.R. 141.534 (How does my system use this data to calculate an inactivation ratio?);

(O) 40 C.F.R. 141.535 (What if my system uses chloramines, ozone, or chlorine dioxide for primary disinfection?);

(P) 40 C.F.R. 141.536 (My system has developed an inactivation ratio; what must we do now?);

(Q) 40 C.F.R. 141.540 (Who has to develop a disinfection benchmark?);

(R) 40 C.F.R. 141.541 (What are significant changes to disinfection practice?);

(S) 40 C.F.R. 141.542 (What must my system do if we are considering a significant change to disinfection practices?);

(T) 40 C.F.R. 141.543 (How is the disinfection benchmark calculated?);

(U) 40 C.F.R. 141.544 (What if my system uses chloramines, ozone, or chlorine dioxide for primary disinfection?);

(V) 40 C.F.R. 141.550 (Is my system required to meet Subpart T combined filter effluent turbidity limits?);

(W) 40 C.F.R. 141.551 (What strengthened combined filter effluent turbidity limits must my system meet?);

(X) 40 C.F.R. 141.552 (My system consists of "alternative filtration" and is required to conduct a demonstration - what is required of my system and how does the state establish my turbidity limits?);

(Y) 40 C.F.R. 141.553 (My system practices lime softening - is there any special provision regarding my combined filter effluent?);

(Z) 40 C.F.R. 141.560 (Is my system subject to individual filter turbidity requirements?);

(AA) 40 C.F.R. 141.561 (What happens if my system's turbidity monitoring equipment fails?);

(BB) 40 C.F.R. 141.562 (My system only has two or fewer filters - is there any special provision regarding individual filter turbidity monitoring?);
(CC) 40 C.F.R. 141.563 (What follow-up action is my system required to take based on continuous turbidity monitoring?);

(DD) 40 C.F.R. 141.564 (My system practices lime softening - is there any special provision regarding my individual filter turbidity monitoring?);

(EE) 40 C.F.R. 141.570 (What does Subpart T require that my system report to the state?);

(FF) 40 C.F.R. 141.571 (What records does Subpart T require my system to keep?);

(20) the following provisions from 40 C.F.R. 141.600 - 141.605 (Subpart U - initial distribution system evaluations), revised as of July 1, 2015, except that the term "you" means the owner or operator:

(A) 40 C.F.R. 141.600 (general requirements);

(B) 40 C.F.R. 141.601 (standard monitoring);

(C) 40 C.F.R. 141.602 (system specific studies);

(D) 40 C.F.R. 141.603 (40/30 certification);

(E) 40 C.F.R. 141.604 (very small system waivers);

(F) 40 C.F.R. 141.605 (Subpart V compliance monitoring location recommendations);

(21) the following provisions from 40 C.F.R. 141.620 - 141.629 (Subpart V - Stage 2 disinfection byproducts requirements), revised as of July 1, 2015, except that the term "you" means the owner or operator:

(A) 40 C.F.R. 141.620 (general requirements);

(B) 40 C.F.R. 141.621 (routine monitoring);

(C) 40 C.F.R. 141.622 (Subpart V monitoring plan);

(D) 40 C.F.R. 141.623 (reduced monitoring);

(E) 40 C.F.R. 141.624 (additional requirements for consecutive systems);

(F) 40 C.F.R. 141.625 (conditions requiring increased monitoring);

(G) 40 C.F.R. 141.626 (operational evaluation levels);

(H) 40 C.F.R. 141.627 (requirements for remaining on reduced TTHM and HAA5 monitoring based on Subpart L results);
(I) 40 C.F.R. 141.628 (requirements for remaining on increased TTHM and HAA5 monitoring based on Subpart L results);

(J) 40 C.F.R. 141.629 (reporting and recordkeeping requirements);

(22) the following provisions from 40 C.F.R. 141.700 - 141.723 (Subpart W - enhanced treatment for Cryptosporidium), revised as of July 1, 2015:

(A) 40 C.F.R. 141.700 (general requirements);

(B) 40 C.F.R. 141.701 (source water monitoring);

(C) 40 C.F.R. 141.702 (sampling schedules);

(D) 40 C.F.R. 141.703 (sampling locations);

(E) 40 C.F.R. 141.704 (analytical methods);

(F) 40 C.F.R. 141.705 (approved laboratories);

(G) 40 C.F.R. 141.706 (reporting source water monitoring results);

(H) 40 C.F.R. 141.707 (grandfathering previously collected data);

(I) 40 C.F.R. 141.708 (requirements when making a significant change in disinfection practice);

(J) 40 C.F.R. 141.709 (developing the disinfection profile and benchmark);

(K) 40 C.F.R. 141.710 (bin classification for filtered systems);

(L) 40 C.F.R. 141.711 (filtered system additional Cryptosporidium treatment requirements);

(M) 40 C.F.R. 141.712 (unfiltered system Cryptosporidium treatment requirements);

(N) 40 C.F.R. 141.713 (schedule for compliance with Cryptosporidium treatment requirements);

(O) 40 C.F.R. 141.714 (requirements for uncovered finished water storage facilities);

(P) 40 C.F.R. 141.715 (microbial toolbox options for meeting Cryptosporidium treatment requirements);

(Q) 40 C.F.R. 141.716 (source toolbox components);
(R) 40 C.F.R. 141.717 (pre-filtration treatment toolbox components);

(S) 40 C.F.R. 141.718 (treatment performance toolbox components);

(T) 40 C.F.R. 141.719 (additional filtration toolbox components);

(U) 40 C.F.R. 141.720 (inactivation toolbox components);

(V) 40 C.F.R. 141.721 (reporting requirements);

(W) 40 C.F.R. 141.722 (recordkeeping requirements);

(X) 40 C.F.R. 141.723 (requirements to respond to significant deficiencies identified in sanitary surveys performed by EPA);

(23) the following provisions from 40 C.F.R. 141.851 – 141.861 (Subpart Y – revised total coliform rule), revised as of July 1, 2015:

(A) 40 C.F.R. 141.851 (general);

(B) 40 C.F.R. 141.852 (analytical methods and laboratory certification);

(C) 40 C.F.R. 141.853 (general monitoring requirements for all public water systems);

(D) 40 C.F.R. 141.854 (routine monitoring requirements for non-community water systems serving 1,000 or fewer people using only ground water), except 40 C.F.R. 141.854(d), (e), and (h) are not adopted;

(E) 40 C.F.R. 141.855 (routine monitoring requirements for community water systems serving 1,000 or fewer people using only ground water), except 40 C.F.R. 141.855(d) is not adopted, and in 40 C.F.R. 141.855(e), the phrase "until it meets the reduced monitoring requirements in paragraph (d) of this section" is not adopted;

(F) 40 C.F.R. 141.856 (routine monitoring requirements for subpart H public water systems of this part serving 1,000 or fewer people);

(G) 40 C.F.R. 141.857 (routine monitoring requirements for public water systems of this part serving more than 1,000 people);

(H) 40 C.F.R. 141.858 (repeat monitoring and E. coli requirements);

(I) 40 C.F.R. 141.859 (coliform treatment technique triggers and assessment requirements for protection against potential fecal contamination);

(J) 40 C.F.R. 141.860 (violations);

(K) 40 C.F.R. 141.861 (reporting and recordkeeping);
(24) the following provisions from 40 C.F.R. 142.16, revised as of July 1, 2015:

(A) 40 C.F.R. 142.16(b)(3)(i) (sanitary survey) for surface water systems, including GWUDISW systems;

(B) 40 C.F.R. 142.16(o)(2)(i) (state practices or procedures for sanitary surveys) for groundwater systems;

(25) the following provisions from 40 C.F.R. 142.20 - 142.24 (Subpart C - review of state-issued variances and exemptions), revised as of July 1, 2015:

(A) 40 C.F.R. 142.20 (state-issued variances and exemptions under Section 1415(a) and Section 1416 of the Act);

(B) 40 C.F.R. 142.21 (state consideration of a variance or exemption request);

(26) the following provisions from 40 C.F.R. 142.40 - 142.46 (Subpart E - variances issued by the administrator under Section 1415(a) of the Act), revised as of July 1, 2015, except that the term "administrator" means "department":

(A) 40 C.F.R. 142.40 (requirements for a variance);

(B) 40 C.F.R. 142.41 (variance request);

(C) 40 C.F.R. 142.42 (consideration of a variance request);

(D) 40 C.F.R. 142.43 (disposition of a variance request);

(E) 40 C.F.R. 142.44 (public hearings on variances and schedules);

(F) 40 C.F.R. 142.45 (action after hearing);

(G) 40 C.F.R. 142.46 (alternative treatment techniques);

(27) the following provisions from 40 C.F.R. 142.50 - 142.57 (Subpart F - exemptions issued by the administrator), revised as of July 1, 2015, except that the term "administrator" means "department":

(A) 40 C.F.R. 142.50 (requirements for an exemption);

(B) 40 C.F.R. 142.51 (exemption request);

(C) 40 C.F.R. 142.52 (consideration of an exemption request);

(D) 40 C.F.R. 142.53 (disposition of an exemption request);

(E) 40 C.F.R. 142.54 (public hearings on exemption schedules);
(F) 40 C.F.R. 142.55 (final schedule);

(G) 40 C.F.R. 142.56 (extension of date for compliance);

(H) 40 C.F.R. 142.57 (bottled water, point-of-use, and point-of-entry devices);

(28) the following provisions from 40 C.F.R. 142.60 - 142.65 (Subpart G - identification of best technology, treatment techniques or other means generally available), revised as of July 1, 2015:

(A) 40 C.F.R. 142.60 (variances from the maximum contaminant level for total trihalomethanes);

(B) 40 C.F.R. 142.61 (variances from the maximum contaminant level for fluoride);

(C) 40 C.F.R. 142.62 (variances and exemptions from the maximum contaminant levels for organic and inorganic chemicals);

(D) 40 C.F.R. 142.65 (variances and exemptions from the maximum contaminant levels for radionuclides);

(29) the following provisions from 40 C.F.R. 142.301 - 142.313 (Subpart K - variances for small systems), revised as of July 1, 2015, except that the term "administrator" means "department":

(A) 40 C.F.R. 142.301 (What is a small system variance?); however, the last sentence of 40 C.F.R. 142.301 is not adopted;

(B) 40 C.F.R. 142.302(a) (Who can issue a small system variance?);

(C) 40 C.F.R. 142.303 (Which size public water systems can receive a small system variance?);

(D) 40 C.F.R. 142.304 (For which of the regulatory requirements is a small system variance available?);

(E) 40 C.F.R. 142.305 (When can a small system variance be granted by a state?);

(F) 40 C.F.R. 142.306 (What are the responsibilities of the public water system, state and the administrator in ensuring that sufficient information is available and for evaluation of a small system variance application?);

(G) 40 C.F.R. 142.307 (What terms and conditions must be included in a small system variance?);
(H) 40 C.F.R. 142.308 (What public notice is required before a state or
the administrator proposes to issue a small system variance?); however, in 40 C.F.R.
142.308(b), the phrase "the State equivalent to the Federal Register or" is not adopted;

(I) 40 C.F.R. 142.309 (What are the public meeting requirements
associated with the proposal of a small system variance?);

(J) 40 C.F.R. 142.310(a) (How can a person served by the public water
system obtain EPA review of a state proposed small system variance?);

(30) 40 C.F.R. 143.3 (national secondary drinking water regulations - secondary
maximum contaminant levels), revised as of July 1, 2015;

(31) 40 C.F.R. 143.4 (national secondary drinking water regulations -
monitoring), revised as of July 1, 2015.

(b) The following publications are adopted by reference:

(1) ANSI/AWWA Standard A100-06, Water Wells, and Appendix H to
ANSI/AWWA Standard A100-06 (Decommissioning of Test Holes, Partially Completed Wells,
and Abandoned Completed Wells), in effect as of August 1, 2006, American Water Works
Association; appendices to ANSI/AWWA Standard A100-06 other than Appendix H are not
adopted;

(2) ANSI/AWWA Standard C510-07, Double Check Valve Backflow Prevention
Assembly, in effect as of October 1, 2008, American Water Works Association;

(3) ANSI/AWWA Standard C511-07, Reduced-Pressure Principle Backflow
Prevention Assembly, in effect as of October 1, 2008, American Water Works Association;

(4) ANSI/AWWA Standard C600-10, Installation of Ductile-Iron Mains and
Their Appurtenances, in effect as of November 1, 2010, American Water Works Association;

(5) American Society for Testing and Materials (ASTM) International Method
D1293-12, Standard Test Methods for pH of Water, revised as of January 1, 2012, American
Society for Testing and Materials International;

(6) Manual for the Certification of Laboratories Analyzing Drinking Water:
United States Environmental Protection Agency, except that Section 14.4 (Procedures for
Revocation) on page III-8 is not adopted; Supplement 1 to the Fifth Edition of the Manual for the
Certification of Laboratories Analyzing Drinking Water, EPA 815-F-08-006, June 2008, United
States Environmental Protection Agency; and Supplement 2 to the Fifth Edition of the Manual
for the Certification of Laboratories Analyzing Drinking Water, EPA 815-F-12-006, November
2012, United States Environmental Protection Agency;

(7) Methods for Chemical Analysis of Water and Wastes, Methods 150.1 and
150.2, EPA 600/4-79-020, March 1983, United States Environmental Protection Agency;
(8) repealed 5/3/2019;

(9) NSF/ANSI Standard 60: Drinking Water Treatment Chemicals – Health Effects, revised as of August 22, 2012, NSF International;


(12) repealed 4/24/2009;


(14) NSF/ANSI Standard 53: Drinking Water Treatment Units – Health Effects, revised as of December 5, 2012, NSF International;

(15) ANSI/AWWA Standard C654-13, Disinfection of Wells, in effect as of July 1, 2013, American Water Works Association;

(16) Sanitary Survey Guidance Manual for Ground Water Systems, Chapter 4, EPA 815-R-08-015, October 2008, United States Environmental Protection Agency;


(18) Hach Method 10258, Determination of Turbidity by 360° Nephelometry, Revision 1.0, January 2016, Hach Company.

(c) The department will use the requirements of the state plumbing code, as developed under AS 18.60.705, in evaluating plans submitted for approval under this chapter.


Authority:  AS 46.03.020  AS 46.03.710  AS 46.03.720
AS 46.03.050
Editor’s note: The documents listed in 18 AAC 80.010 are available for viewing at a department office that conducts plan reviews under 18 AAC 80. The documents listed in 18 AAC 80.010 may be purchased directly from the publishers at the following addresses:

American Public Health Association, 800 I Street NW, Washington, DC 20001; telephone (202) 777-2742; fax (202) 777-2534; Internet address www.apha.org;

American Society for Testing and Materials (ASTM) International, Customer Service, 100 Barr Harbor Drive, P.O. Box C700, West Conshohocken, PA 19428-2959; telephone (610) 832-9585; fax (610) 832-9555; Internet address www.astm.org;

American Water Works Association, 6666 W. Quincy Ave., Denver, CO 80235; telephone (800) 926-7337 or (303) 794-7711; fax (303) 347-0804; Internet address www.awwa.org;

Hach Company, 5600 Lindbergh Drive, Loveland, Colorado, 80539; telephone (800) 227-4224; Internet address www.hach.com

NSF International, P.O. Box 130140, Ann Arbor, MI 48113-0140; telephone (800) 673-6275 or (734) 769-8010; fax (734) 769-0109; Internet address www.nsf.org;

United States Environmental Protection Agency, National Service Center for Environmental Publications (NSCEP), P.O. Box 42419, Cincinnati, OH 45242-2419; telephone (800) 490-9198; fax (513) 489-8695.

18 AAC 80.015. Well protection, source water protection, and well decommissioning. (a) A person may not

1. cause pollution or contamination to enter a public water system; or

2. create or maintain a condition that has a significant potential to cause or allow the pollution or contamination of a public water system.

(b) The owner, operator, or individual who installs or is responsible for maintaining a public water system shall ensure that the following minimum requirements for the installation and maintenance of a water well serving a public water system are met:

1. the casing on a cased well must

   A. have a sanitary seal; and

   B. terminate at least one foot above ground level or at least one foot above the level of the well house floor, whichever offers the most protection from contamination;

2. a cased well must be grouted in a watertight manner, using cement grout, sealing clay, bentonite, or an equivalent material as follows:
(A) at least 10 feet of continuous grout within the first 20 feet below the ground surface; or if a pitless adapter will be used, at least 10 feet of continuous grout within the first 20 feet below the pitless adapter; or

(B) for an existing well, an alternative to grouting, if the department determines that the alternate method

(i) serves the interest of public health; and

(ii) achieves protection equivalent to that provided under (A) of this paragraph;

(3) a well must be adequately protected against flooding;

(4) well pits are prohibited; however, the department will allow an existing well pit to remain if

(A) the department determines that doing so serves the interest of public health; and

(B) a registered engineer demonstrates that the pit is adequately protected from flooding;

(5) for at least 10 feet in all directions around the well, the surface must be sloped or contoured to drain away from the well; if the department determines that the potential exists for a well to become contaminated by surface water, the department may require an impervious surface extending at least two feet laterally in all directions from the well;

(6) before use, a newly constructed or reworked well must be flushed of sediment and disinfected as specified in ANSI/AWWA Standard C654-03, *Disinfection of Wells*, adopted by reference in 18 AAC 80.010(b);

(7) a drain pipe from a well house must not be connected to a sewer system; and

(8) organic drilling fluid may be used on a public water well only if the fluid is approved for that use by the NSF International through a listing in *NSF Listings: Drinking Water Treatment Chemicals and System Components – Health Effects*, adopted by reference in 18 AAC 80.010(b).

(c) In order for the department to assess the vulnerability of each drinking water source in a public water system to significant existing and potential sources of man-made contaminants, and for the department to establish protection areas for public water systems, the owner of a community water system or non-transient non-community water system shall

(1) assist the department in delineating a protection area for each source of drinking water by providing, upon request and to the extent available,

(A) a copy of the well log for each well serving a community water system or non-transient non-community water system;
(B) maps and other information such as latitude and longitude to establish the location of each drinking water source for the public water system; and

(C) information that can be used to estimate the rate of production of each drinking water source for the public water system during the highest demand season or period expected to recur annually during the next five years;

(2) assist the department in preparing a preliminary inventory of significant existing and potential sources of man-made contaminants within each drinking water protection area by providing, upon request and to the extent possible,

(A) photographs of each wellhead, spring, or surface water intake from the four cardinal directions; and

(B) photographs of the area surrounding each wellhead, spring, or surface water intake in the four cardinal directions and the four intermediate directions;

(3) within three months after receiving the preliminary contaminant source inventory from the department, assist the department in completing the inventory for each drinking water protection area by conducting a visual survey of the drinking water protection area and a search of local public records, to verify contaminant assessments and add to the inventory; and

(4) assist the department in updating protection areas, contaminant inventories, and vulnerability assessments for each source of public drinking water every five years after the initial assessment, or more frequently if requested by the department.

(d) A person who owns or is responsible for a well, hole, or excavation into a water supply source or potential water supply source for a public water system shall use appropriate methods as follows to protect the water supply source as required under (a) of this section:

(1) if the well, hole, or excavation is either active or temporarily inactive, the person shall maintain the well, hole, or excavation using appropriate methods, including methods set out in (b) of this section;

(2) if the well, hole, or excavation is permanently inactive or abandoned, the person shall protect, seal, or fill the well, hole, or excavation using appropriate methods approved by the department as set out in (e) of this section;

(3) in this subsection “wells, holes, or excavations” include

(A) a well that may or may not be used for potable water;

(B) a hole drilled, augured, or jetted for the purpose of subsurface exploration or sampling;

(C) a cathodic protection well; or
(D) another form of excavation that might contaminate a public water supply source.

(e) A person who decommissions a well, including a public water supply well, an observation well associated with testing a public water system supply well, a private water well, or a monitoring well shall document that the well was decommissioned using a method described in this subsection; for a public water supply well, the documentation includes a well log that describes the decommissioning and that is submitted to the department not later than 45 days after decommissioning is completed; decommissioning methods include the following:

(1) a method that conforms to ANSI/AWWA Standard A100-06, Water Wells, and Appendix H to ANSI/AWWA Standard A100-06 (Decommissioning of Test Holes, Partially Completed Wells, and Abandoned Completed Wells), adopted by reference in 18 AAC 80.010(b); or

(2) an alternate method that has been presented to and approved by the department as protective of public health; the department will, as the department considers necessary to serve the interest of public health, require that an alternative plan submitted under this paragraph be signed and sealed by a registered engineer;

(3) a method that is publicly identified by the department as an approved best management practice for well decommissioning; for this alternative method, the department does not require the plan to have prior department approval or to be signed and sealed by a registered engineer. (Eff. 10/1/99, Register 151; am 1/11/2006, Register 177; am 8/19/2006, Register 179; am 4/24/2009, Register 190; am 2/11/2017, Register 221; am 5/3/2019, Register 230)

Authority: AS 46.03.020 AS 46.03.710 AS 46.03.720
AS 46.03.050

Editor's note: In addition to the requirements in (b) of this section, requirements of the Department of Natural Resources at 11 AAC 93 might apply.

Information about how to review or obtain the materials referred to in 18 AAC 80.015 is in the editor’s note to 18 AAC 80.010.

Methods publicly identified by the department as approved best management practices for well decommissioning may be obtained at a department office that conducts plan reviews under 18 AAC 80 or on the Drinking Water Program website at https://dec.alaska.gov/eh/dw/.

18 AAC 80.020. Minimum separation distances. (a) A person may not construct, install, maintain, or operate a public water system unless the minimum separation distances in Table A, in this subsection, are maintained between a potential source of contamination and a drinking water source for the public water system.
### TABLE A.
Minimum Separation Distances\(^a\) Between Drinking Water Sources and Potential Sources of Contamination
(Measured horizontally in feet)

<table>
<thead>
<tr>
<th>Potential Sources of Contamination</th>
<th>Community Water Systems, Non-transient Non-Community Water Systems, and Transient Non-Community Water Systems</th>
</tr>
</thead>
<tbody>
<tr>
<td>Wastewater treatment works,(^b) wastewater disposal system,(^b) pit privy,(^b) sewer manhole, lift station, cleanout</td>
<td>200</td>
</tr>
<tr>
<td>Community sewer line, holding tank,(^b) other potential sources of contamination(^c)</td>
<td>200</td>
</tr>
<tr>
<td>Private sewer line, petroleum lines and storage tanks,(^d) drinking water treatment waste(^e)</td>
<td>100</td>
</tr>
</tbody>
</table>

Notes to Table A:

\(^a\) These minimum distances will be expanded, or additional monitoring will be required under 18 AAC 80.020(b) and (e)(2).

\(^b\) Distance to a drinking water source is measured from the nearest edge of the drinking water source to the nearest edge of the potential source of contamination.

\(^c\) Other potential sources of contamination include sanitary landfills, domestic animal and agricultural waste, and industrial discharge lines.

\(^d\) The minimum separation distances for petroleum storage tanks do not apply to tanks that contain propane, or to above-ground storage tanks or drums that, in the aggregate, have a storage capacity of less than 500 gallons of petroleum products, and that store only petroleum products necessary for the operation and maintenance of pumps, power generation systems, or heating systems associated with a potable water source.

\(^e\) Drinking water treatment wastes include the backwash water from filters and water softeners, and the reject water from reverse osmosis units.

(b) The department will require a greater separation distance than that required by Table A in (a) of this section if the department determines that additional distance is necessary to protect surface water, groundwater, or a drinking water source. The department will make this decision after considering soil classifications, groundwater conditions, surface topography, geology, past experience, or other factors relevant to protection of surface water, groundwater, or drinking water.
(c) A request for a waiver under (d) of this section must include the fee required under 18 AAC 80.1910(a)(11) and a report for each waiver that is sought, including multiple waivers for a single project. The report required under this subsection must

1. be sealed by a registered engineer;

2. justify the lesser distance and explain how the lesser distance does not threaten public health;

3. describe soil classifications, groundwater conditions, surface topography, geology, and other environmental conditions that would assist the department in establishing a lesser separation distance; and

4. include a set of plans consisting of

   A. record drawings if the department determines them necessary to evaluate the request;

   B. an accurate description, including the location, of potential sources of contamination and existing or potential drinking water sources in the area;

   C. the details of the system design that

      i. address the physical and environmental conditions listed in (3) of this subsection;

      ii. will prevent contamination of the drinking water sources identified in (B) of this paragraph at the lesser distance; and

   D. other information the department determines to be necessary to assess the effect of a lesser distance upon the public water system.

(d) Upon receiving a request that conforms with (c) of this section, the department will approve a waiver of the separation distance required by Table A in (a) of this section if the department finds, after review of the report submitted under (c) of this section, that a lesser separation distance does not threaten public health, and protects existing or potential drinking water sources. As necessary to protect public health and existing or potential drinking water sources, the department will require changes to system design as a condition of approval, including increased depth of grout and changes to the pipe material, pipe bedding, joints, and pipe strength.

(e) If the department approves a lesser separation distance under this section, the owner or operator shall

1. ensure that the system

   A. continues to meet the primary MCLs set by 18 AAC 80.300(b); and
(B) meets the secondary MCLs set by 18 AAC 80.300(c), if required under 18 AAC 80.300(d); and

(2) perform additional monitoring as the department determines necessary to ensure adequate public health protection.

(f) A person may not install a water line

(1) directly above or below a septic tank or soil absorption system at any distance;

(2) within 10 horizontal feet of a septic tank or soil absorption system; or

(3) directly above or below at any distance, or within 10 horizontal feet of a sewer line, unless

(A) the required location or separation distance cannot be met because of the site configuration, the system design, or the presence of other obstacles that have regulated separation distance requirements;

(B) the sewer line is designed and constructed in a manner equivalent to the requirements for a potable water pipe, and

(i) is pressure tested to ensure watertightness; or

(ii) is enclosed in a carrier pipe of similar strength and rating as the actual pipe, or of a strength and rating approved by the department as protective of public health, public water systems, and the environment;

(C) the water line is in a separate trench from the sewer line; and

(D) at locations where sewer and water lines must cross,

(i) the water line is installed above the sewer line to the maximum length possible until existing appurtenances, elevations, or depth-of-cover requirements prohibit such installation;

(ii) the sewer line uses a Type 4 or Type 5 bedding described in ANSI/AWWA Standard C600-05, *Installation of Ductile–Iron Water Mains and Their Appurtenances*, adopted by reference in 18 AAC 80.010(b), to protect the integrity of the sewer line in places where the elevation of a water line is below a sewer line;

(iii) the water line joints are at least nine feet from the sewer line joints; and

(iv) the water line is at least 18 vertical inches from a sewer line.
(g) Upon determining that a waiver will not threaten the public health, the public water system, or the environment, the department will waive the requirements of (f) of this section after payment of the fee required by 18 AAC 80.1910(a)(11)

(1) for a utilidor, if the water line is above the sewer line, and

   (A) for an above-ground utilidor, the utilidor will not flood if pipe failure occurs; or

   (B) for an underground utilidor, the utilidor is drained to a low point within the utilidor and has an automatic pumping and alarm system; or

(2) on a case-by-case basis, if design plans, reports, or drawings supporting a request for a lesser vertical and horizontal separation distance between water and sewer lines, or for other configurations are sealed by a registered engineer. (Eff. 10/1/99, Register 151; am 8/19/2006, Register 179; am 7/25/2010, Register 195; am 11/11/2010, Register 196; am 2/11/2017, Register 221; am 5/3/2019, Register 230)

Authority: AS 44.46.020 AS 46.03.050 AS 46.03.720
AS 46.03.020 AS 46.03.710

Editor's note: Information about how to review or obtain the reference materials referred to in this section is in the editor’s note to 18 AAC 80.010.

18 AAC 80.025. Cross-connections prohibited and backflow protection. (a) A person may not construct, install, or use a cross-connection in a public water system, or allow a water system that contains a cross-connection to connect to a public water system.

(b) If the department determines that a facility has the potential to contaminate a public water system through backflow, the owner of the public water system shall install, maintain, and test on the water service line to and at other locations in that facility, a backflow prevention assembly that conforms to ANSI/AWWA Standards C510-97, Double Check Valve Backflow Prevention Assembly, or C511-97, Reduced-Pressure Principle Backflow Prevention Assembly, adopted by reference in 18 AAC 80.010(b). The owner of the public water system may delegate the installation, maintenance, and testing of the backflow prevention assembly to the operator of the facility that poses the risk. This delegation does not relieve the owner of the public water system of the responsibility to install, maintain, and test the backflow prevention assembly. (Eff. 10/1/99, Register 151; am 8/19/2006, Register 179; am 4/24/2009, Register 190; am 5/3/2019, Register 230)

Authority: AS 46.03.020 AS 46.03.710
AS 46.03.050 AS 46.03.720

Editor's note: Information about how to review or obtain reference materials referred to in this section is in the editor’s note to 18 AAC 80.010.
18 AAC 80.030. Chemical additives and materials. (a) Direct additives for water treatment may be used on a public water system only if they are certified for that application in accordance with *NSF/ANSI Standard 60: Drinking Water Treatment Chemicals – Health Effects*, adopted by reference in 18 AAC 80.010(b).

(b) Only the following materials may be used in contact with drinking water in a public water system:

(1) material that is certified for the particular drinking water contact application, in accordance with the following:

(A) *NSF/ANSI Standard 53: Drinking Water Treatment Units – Health Effects*, adopted by reference in 18 AAC 80.010(b);

(B) *NSF/ANSI Standard 61: Drinking Water System Components – Health Effects*, including the *Addendum to NSF/ANSI Standard 61*, both adopted by reference in 18 AAC 80.010(b);

(C) in addition to (A) and (B) of this paragraph, if needed for material that contain lead, *NSF/ANSI Standard 372: Drinking Water System Components – Lead Content*, adopted by reference in 18 AAC 80.010(b);

(2) material that, for the particular drinking water contact application, has a certification by NSF International (NSF), Underwriters Laboratories, Inc. (UL), the Water Quality Association (WQA), CSA Group, the International Association of Plumbing and Mechanical Officials (IAPMO), or other entity accredited by ANSI to certify products to NSF standards for drinking water contact applications;

(3) material that the department approves for the particular drinking water contact application on a case-by-case basis, based on the department’s determination that the public health will be adequately protected, and if

(A) material

(i) with a certification under (b)(1) or (2) of this section is unavailable;

(ii) with a certification under (b)(1) or (2) of this section is not certified for the particular application;

(iii) with a certification under (b)(1) or (2) of this section is not appropriate for the particular application because of climactic or other unique conditions at the point of application;

(iv) with a certification by an entity other than an entity accredited by ANSI meets a standard equivalent to the comparable NSF/ANSI standard listed in (b)(1) or (2) of this section; or
(v) without an accredited third-party certification has credible documentation, by the manufacturer of the material, showing that the material complies with criteria equivalent to the comparable NSF/ANSI standard listed in (b)(1) or (2) of this section for the particular drinking water contact application; and

(B) the person seeking approval of alternate material submits documentation the department considers adequate to make a determination on the suitability of the material for contact with drinking water in the particular application; if this documentation includes the weighted average lead content of a pipe, pipe fitting, plumbing fitting, or fixture, the weighted average lead content must be calculated using the formula set out in 18 AAC 80.500(c)(2). (Eff. 10/1/99, Register 151; am 1/11/2006, Register 177; am 11/9/2006, Register 180; am 12/13/2014, Register 212; am 12/26/2014, Register 212; am 5/3/2019, Register 230)

Authority: AS 46.03.020 AS 46.03.710 AS 46.03.720
AS 46.03.050

Editor's note: Information about how to review or obtain the standards referred to in this section is in the editor’s note to 18 AAC 80.010.

18 AAC 80.035. Disinfection of water from a source other than surface water, GWUDISW, or groundwater. (a) This section applies to a public water system that

(1) is a water hauler;

(2) is a seawater system; or

(3) has any other source of water that is not classified as surface water, GWUDISW, or groundwater.

(b) The department will require the owner of a public water system to install and maintain continuous disinfection if the department determines that continuous disinfection is necessary to protect public health and

(1) the department is aware of a condition that poses a threat to the microbiological quality of water;

(2) the system is in violation of the MCL for *Escherichia coli* bacteria set by 40 C.F.R. 141.63(c) and (d), adopted by reference in 18 AAC 80.010(a); or

(3) the department determines that a significant potential exists for violation of the MCL for *Escherichia coli* bacteria set by 40 C.F.R. 141.63(c) and (d), adopted by reference in 18 AAC 80.010(a).

(c) The operator of a public water system for which disinfection is required under (b) of this section shall
(1) monitor the system daily to maintain a residual disinfectant concentration of not less than 0.2 mg/l in the water entering the distribution system; if the residual disinfectant concentration in a system using grab sampling instead of continuous monitoring falls below 0.2 mg/l, the operator shall take a grab sample at least every four hours until the concentration is raised to 0.2 mg/l or higher;

(2) maintain a detectable residual disinfectant concentration in the distribution system, as follows:

(A) the concentration must be measured at the same frequency and locations required for total coliforms in 18 AAC 80.400 – 18 AAC 80.425;

(B) the concentration may not be undetectable in more than five percent of the samples each month for two consecutive months during which the system serves water to the public;

(C) the heterotrophic plate count (HPC) may be measured as described in 18 AAC 80.1103(5)(B) instead of residual disinfectant concentration; water in the distribution system with a heterotrophic bacteria density less than or equal to 500 per ml is considered a detectable residual for purposes of determining compliance with this paragraph; and

(3) report the monitoring results required by this section to the department within 10 days after the last day of each month during which the system serves water to the public, subject to the report certification requirements of 18 AAC 80.1900. (Eff. 10/1/99, Register 151; am 3/25/2001, Register 157; am 11/9/2006, Register 180; am 4/24/2009, Register 190; am 7/25/2010, Register 195; am 5/20/2011, Register 198; am 2/11/2017, Register 221; am 5/3/2019, Register 230)

Authority: AS 46.03.020 AS 46.03.710 AS 46.03.720
AS 46.03.050

18 AAC 80.045. Treatment techniques for acrylamide and epichlorohydrin. (a) If acrylamide or epichlorohydrin, either separately or in combination, is used in a public water system, the owner shall annually certify to the department in writing that the amount of acrylamide and epichlorohydrin at the dose and monomer level does not exceed the following percentages:

(1) for acrylamide, 0.05 percent dosed at 1 ppm, or equivalent;

(2) for epichlorohydrin, 0.01 percent dosed at 20 ppm, or equivalent.

(b) The certification required under (a) of this section must

(1) be provided to the department by January 15 of each year to cover the prior calendar year;

(2) include evidence that the product complies with 18 AAC 80.030;
(3) include calculations, using manufacturer’s data, to document the applied
dose; and
(4) include a copy of the manufacturer’s list of ingredients. (Eff. 10/1/99,
Register 151; am 4/24/2009, Register 190)

Authority: AS 46.03.020    AS 46.03.710
                AS 46.03.050    AS 46.03.720

Editor’s Note: Effective April 2019, Register 229, the Department of Environmental
Conservation made a change to the authority citation for 18 AAC 80.045. The department did
not amend the regulation itself.

18 AAC 80.050. Deficiencies, sanitary defects, and corrective actions. (a) Without
requiring a corrective action plan, the department may require corrective action

(1) as provided under another provision of this chapter; or
(2) to prevent or remedy a deficiency or sanitary defect that does not directly or
indirectly cause, or have the potential to cause, a risk to public health.

(b) The department will require corrective action if

(1) another provision of this chapter provides that the department will require
corrective action but not necessarily a corrective action plan; or
(2) the department determines that corrective action, but not necessarily a
corrective action plan, is required to prevent or remedy a risk to public health, regardless of
whether the direct, indirect, or potential cause of that risk is a deficiency or sanitary defect.

(c) The department will require a corrective action plan if

(1) another provision of this chapter provides that the department will require a
corrective action plan; or
(2) the department determines that a corrective action plan is required to prevent
or remedy a risk to public health, regardless of whether the direct, indirect, or potential cause of
that risk is a deficiency or sanitary defect.

(d) If the department requires corrective action under (a), (b), or (c) of this section, the
deficiency or sanitary defect, or the direct, indirect, or potential cause of a risk to public health,
will be considered to be adequately addressed only when corrective action has been approved by
the department or completed in accordance with a corrective action plan approved by the
department. (Eff. 5/20/2011, Register 198; am 2/11/2017, Register 221)

Authority: AS 46.03.020    AS 46.03.710    AS 46.03.720
                AS 46.03.050

29
18 AAC 80.055. Public water system emergency preparedness requirements. (a) The owner or authorized representative of a community water system serving 1,000 or more individuals shall

   (1) complete a security vulnerability assessment; and

   (2) prepare a written emergency response plan.

(b) The owner or authorized representative of a community water system serving fewer than 1,000 individuals shall prepare a written emergency priority measures plan.

(c) A security vulnerability assessment by a community water system subject to (a) of this section must

   (1) consist of an evaluation of the vulnerability of the system to an emergency; the specific risks to be assessed must be based on

      (A) the system's location, climate exposure, age, size, design and construction, and staff and operation; and

      (B) external factors, including local history, services, transportation, communication, and activities; and

   (2) consider potential risks to

      (A) pipes and constructed conveyances;

      (B) physical barriers;

      (C) water collection, pretreatment, treatment, storage, and distribution facilities, including fire hydrants;

      (D) electronic, computer, and other automated systems;

      (E) use, storage, and handling of all chemicals;

      (F) operation and maintenance of the system; and

      (G) the resiliency and ability of the system to ensure continuity of operations if an emergency causes a disruption.

(d) An emergency response plan for a community water system subject to (a) of this section must

   (1) be based on the risks identified in a vulnerability assessment as described in (c) of this section;
(2) describe the system's immediate response to emergencies, its plans to return to regular service as soon as possible after an emergency, and how drinking water from an alternate water supply will be made available to a system's customers during an emergency;

(3) include a record of system-specific information critical to safe operation of the system; this information must be stored in a form that will remain accessible in the event of power loss;

(4) set out provisions for loss or inoperability of equipment, including

   (A) identification of critical system components;

   (B) an inventory of equipment needs and availability in an emergency, including

      (i) the location of existing emergency equipment, generators, and spill response materials;

      (ii) identification of additional emergency equipment needs; and

      (iii) procedures for obtaining additional services and equipment, including critical spare parts; and

   (C) a plan for responding to complete or partial power loss;

(5) describe the duties and responsibilities of key system personnel in emergencies, including an established chain of command that designates authority and takes into account the possible absence of any given individual;

(6) set out an outline of communication pathways among system personnel and between system personnel and non-system personnel who might be expected to respond to an emergency, including the locations of up-to-date emergency contact lists;

(7) set out provisions for emergency sampling and testing for the presence of chemical or microbiological contaminants in the water; those provisions must include

   (A) identification and location of emergency sampling and testing supplies; and

   (B) procedures for testing and sampling;

(8) identify alternate drinking water supplies sufficient to meet the needs of the system's individual customers during an emergency, including

   (A) a plan to provide an alternate water supply for the duration required to ensure the health and safety of the individuals whom that particular system serves; and

   (B) procedures for obtaining and distributing water from each identified alternate water supply, including testing and treating the water if needed; and
(9) set out a plan for annually training staff in each component of the emergency response plan.

(e) An emergency priority measures plan for a system subject to (b) of this section must comply with (d)(4)(C), (5), (6), (8), and (9) of this section.

(f) A community water system subject to this section must have, in a place available at all times to its operator, a copy of its current emergency response plan or a copy of its emergency priority measures plan, as applicable.

(g) The owner or authorized representative of a community water system subject to this section shall submit to the department an initial certification of compliance, on a form provided by the department and subject to 18 AAC 80.1900, as follows:

(1) for a community water system described in (a) of this section that is in operation on August 20, 2012, not later than 18 months after August 20, 2012, the owner or authorized representative shall certify that the system complies with the requirements of (a)(1) and (2) of this section;

(2) for a community water system subject to (b) of this section that is in operation on August 20, 2012, not later than 12 months after August 20, 2012, the owner or authorized representative shall certify that the system complies with the requirements of (b)(1) of this section;

(3) for a new community water system subject to (a) of this section that first becomes operational after August 20, 2012, not later than 60 days after receiving its approval to operate under 18 AAC 80.210(e) or (f), whichever comes first, in addition to complying with 18 AAC 80.207(d)(4), the owner or authorized representative shall certify that the system complies with the requirements of (a)(1) and (2) of this section.

(4) for a new community water system subject to (b) of this section that first becomes operational after August 20, 2012, not later than 60 days after receiving its approval to operate under 18 AAC 80.210(e) or (f), whichever comes first, in addition to complying with 18 AAC 80.207(d)(4), the owner or authorized representative shall certify that the system complies with the requirements of (b)(1) of this section.


(i) Failure to file the initial certification required in (g) of this section is subject to administrative penalties under 18 AAC 80.1200 – 18 AAC 80.1290. (Eff. 8/20/2012, Register 203; am 2/11/2017, Register 221; am 5/3/2019, Register 230)

Authority: AS 46.03.020 AS 46.03.710 AS 46.03.720
AS 46.03.050

18 AAC 80.057. Notifying the department of an emergency. The owner or operator of a community water system, non-transient non-community water system, or transient non-community water system shall report an emergency to the department, by telephone or electronic
mail, as soon as possible but not later than 24 hours after the emergency is known to the owner or operator, including situations in which

   (1) the lack of operations results in inadequate treatment;

   (2) an event occurs that threatens the public health or water quality;

   (3) the water treatment works floods; or

   (4) any part of the water treatment works is bypassed during equipment breakdown.  

(Eff: 5/3/2019, Register 230)

Authority:  AS 46.03.020   AS 46.03.710   AS 46.03.720
               AS 46.03.050

Section

200. System classification and plan approval
205. Engineering plans
207. Capacity
210. Department review of engineered plans; approval to construct; approval to operate
215. Revocation, expiration, or extension of approval
220. Vehicle used to haul water
225. Application to demonstrate an innovative technology or device
230. (Repealed)
235. Master meter

18 AAC 80.200. System classification and plan approval. (a) The department will classify each public water system as a community water system, non-transient non-community water system, or transient non-community water system, based on information

(1) submitted by the owner of the system; and

(2) compiled by the department.

(b) Subject to (c), (d), (f), and (g) of this section, to construct, install, alter, renovate, improve, or operate a community water system, non-transient non-community water system, or transient non-community water system, or a part of one, the owner must have prior written approval of engineering plans that comply with 18 AAC 80.205.

(c) Prior written approval under this section is not required for an emergency repair or routine maintenance of a public water system or for a single-service line installation or modification. In the case of an emergency repair, notification requirements in 18 AAC 80.057 apply.

(d) The design of a public water system in existence on or before October 1, 1999 and that did not receive plan approval by the department must conform to standard sanitary engineering principles and practices and adequately protect the public health. If the system does not conform to standard sanitary engineering principles and practices, the owner may seek department approval for an alternate design for the system by submitting a report that justifies the alternate design. The report must

(1) be signed and sealed by a registered engineer;

(2) include considerations of soil type, surface water influence, groundwater, surface topography, geologic conditions, data showing the capability of the water system source to meet minimum water consumption needs, storage capacity, the production capability of the water treatment plant, well logs, well yield test results, and other conditions considered by the
department as important in establishing the adequacy of the system to reliably protect public health;

(3) include a set of engineering plans of the existing system with an accurate description, including the number and location, of potential sources of contamination, water bodies, water sources in the area, and service connections; and

(4) include the name, address, telephone number, and facsimile number of the owner.

(e) If a public water system described in (d) does not adequately protect the public health, the department will require the system to be redesigned and approved in accordance with this chapter.

(f) If the department approves an alternate design under (d) of this section, the owner shall

(1) ensure that the system

(A) continues to meet the primary MCLs set by 18 AAC 80.300(b); and

(B) meets the secondary MCLs as required in 18 AAC 80.300(c); and

(2) in addition to monitoring required for the contaminants for which MCLs are set under 18 AAC 80.300, perform any contaminant monitoring that the department determines necessary to serve the interests of public health.

(g) Written approval under this section is not required for a project that is approved to demonstrate an innovative technology or device in a public water system under 18 AAC 80.225, provided the project does not exceed one year from the date of installation to the date that the demonstration ends.


**Authority:**

AS 46.03.020  
AS 46.03.050  
AS 46.03.710  
AS 46.03.720

18 AAC 80.205. Engineering plans. (a) Engineering plans submitted for approval under 18 AAC 80.200 must include

(1) a completed application, on a current form provided by the department;
(2) construction drawings and specifications for

   (A) the water source;

   (B) storage;

   (C) the master meter;

   (D) the distribution system;

   (E) the water treatment works; and

   (F) related structures, including well houses, treatment plant buildings, and pump stations;

(3) plans and profiles of the water mains, as applicable;

(4) design criteria, calculations, and flow analysis computations for water demand, storage tank sizing, distribution main sizing, pump sizing, and other components of the new public water system if requested by the department to ensure that the design is adequate; and

(5) a specification that at least 20 psi of service pressure at the highest elevation or pressure zone of a distribution main be maintained under peak design demand.

(b) The plans for each community water system, non-transient non-community water system, or transient non-community water system must include

   (1) the fee required under 18 AAC 80.1910(b);

   (2) data showing the capability of the public water system source to meet minimum water consumption needs, criteria for water demand calculations, and the production capability of the water plant;

   (3) the location, stated as the horizontal position and elevation, of each proposed or existing wastewater treatment and disposal system, sewage pump station, sewer line manhole and cleanout, petroleum storage tank and line, and potential or actual source of pollution or contamination, including the sources listed in Table A in 18 AAC 80.020(a), within 500 feet or less of a proposed water source, regardless of property lines or ownership; however, the department will

      (A) waive or modify the requirement of this paragraph, with respect to a particular potential or actual source of pollution or contamination, if the plans include documentation to the department’s satisfaction that access to the property where the source is located has been denied, or that another circumstance beyond the owner’s control prevents the statement of the source’s location is required;
(B) require that the plans include the location of a potential or actual source of pollution or contamination that is more than 500 feet from a proposed water source, if the department considers the information necessary to assess the risk to public health;

(4) the location, in longitude and latitude to the closest second, of each well and surface water intake and the method used to determine longitude and latitude on a form provided by the department;

(5) for a system that uses treatment,

(A) the overall treatment scheme, including calculations, if required under this chapter, for disinfection and how pathogenic microbial organisms, including *Giardia lamblia*, *Cryptosporidium*, and viruses, will be removed or inactivated; and

(B) if the treatment system incorporates automation, information including

(i) process and instrumentation diagrams;

(ii) programmable logic controllers (PLC) loop descriptions; and

(iii) a process control narrative including system alarms, alarm triggers, and response actions;

(6) the name, address, telephone number, and facsimile number of the owner;

(7) a specification that only lead-free pipe, flux, and solder will be used, as required by 18 AAC 80.500;

(8) for a public water system that uses compressed air to pressurize hydropneumatic tanks, information proving that air quality will not contribute contaminants to the water;

(9) other information that the department determines is necessary to assess compliance with this chapter; and

(10) documentation showing the existence or formation, before beginning construction of the system, of a local government organization, a homeowner's association, a private utility, a commercial entity, or other entity, the purpose of which is to operate and maintain the system.

(c) In addition to the information required by (a) and (b) of this section, the owner shall submit the following information:
(1) for a community water system, non-transient non-community water system, or transient non-community water system proposing to make a change in the water treatment process that could change water quality, such as adding new chemicals, changing the filtration process, or changing the disinfection process,

(A) the water quality test results for raw water and treated water that identify the contaminants for which MCLs are set under 18 AAC 80.300 and for which treatment techniques and action levels are set under 18 AAC 80.303, and that are important to the design of the treatment process;

(B) an engineering evaluation of water quality data that demonstrates the proposed changes will not interfere with any proposed or existing downstream treatment processes; and

(C) after construction, the effectiveness of the treatment;

(2) for a public water system proposing to use a new source, the results of raw water testing, conducted before operation, as shown in Table B of this paragraph; and

<table>
<thead>
<tr>
<th>Table B. Minimum Raw Water Testing Requirements for a System Proposing to Use a New Water Source</th>
</tr>
</thead>
<tbody>
<tr>
<td>Community or Non-Transient Non-Community</td>
</tr>
<tr>
<td>Ground water</td>
</tr>
<tr>
<td>---------------------------------------------------------------</td>
</tr>
<tr>
<td>Total Coliform Bacteria (see 40 C.F.R. 141.63)</td>
</tr>
<tr>
<td>Inorganic Chemicals (not including asbestos) (See 40 C.F.R.141.62)</td>
</tr>
<tr>
<td>Nitrate (See 40 C.F.R. 141.62)</td>
</tr>
<tr>
<td>Nitrite (See 40 C.F.R. 141.62)</td>
</tr>
<tr>
<td>Volatile Organic Chemicals (See 40 C.F.R. 141.61)</td>
</tr>
<tr>
<td>Secondary Contaminants (See 40 C.F.R. 143.3)</td>
</tr>
</tbody>
</table>
Total Organic Carbon (TOC) (See 40 C.F.R. 141.2) | Yes, if system uses disinfection | Yes, if system uses disinfection | No | No
---|---|---|---|---

(3) for a community water system, non-transient non-community water system, or transient non-community water system that has a new water source that is

(A) a groundwater source, raw water quality data sufficient for the department to determine whether the source is GWUDISW;

(B) surface water or GWUDISW, raw water quality sufficient to allow the department to determine whether the proposed water treatment equipment complies with 18 AAC 80.600 - 18 AAC 80.680;

(4) for a community water system or non-transient non-community water system whose owner plans to add a disinfectant to the water in any part of the drinking water treatment process, raw water quality data sufficient for the department to determine whether the public water system will comply with 18 AAC 80.300(b)(2)(C);

(5) for a community water system or non-transient non-community water system, raw water quality data sufficient to allow the department to determine whether the proposed water treatment equipment will control the corrosivity of the water;

(6) for all public water systems, raw water quality data for a potential contaminant, if the department determines that the data serves the interest of public health. (Eff. 10/1/99, Register 151; am 1/11/2006, Register 177; am 8/19/2006, Register 179; am 4/24/2009, Register 190; am 7/25/2010, Register 195; am 2/11/2017, Register 221; am 5/3/2019, Register 230)

**Authority:** AS 46.03.020 AS 46.03.710 AS 46.03.720 AS 46.03.050

**Editor’s note:** The C.F.R. citations listed in the table above are adopted by reference in 18 AAC 80.010(a).

**18 AAC 80.207. Capacity.** (a) The department will not issue an approval to construct a new community water system or non-transient non-community water system under 18 AAC 80.210 unless the department determines, based on the information provided under (b) – (d) of this section, that the community water system or non-transient non-community water system has the technical, managerial, and financial capacity to operate in compliance with 40 C.F.R. 141 and this chapter.

(b) The department will base a determination of technical capacity upon the capability of the public water system to consistently produce and deliver water in compliance with this chapter. To assess that capability, the department will examine
(1) the physical infrastructure of the system, including the adequacy of

(A) the source water; and

(B) infrastructure components, including

(i) treatment;

(ii) storage;

(iii) distribution;

(iv) pumps, pump facilities, and controls; and

(v) a master meter as described in 18 AAC 80.235;

(2) the ability of system personnel to adequately operate and maintain the system and otherwise implement technical knowledge; and

(3) for a new community water system or non-transient non-community water system, the engineering plans; those plans must include documentation showing the system’s technical capacity, including

(A) a written plan for the operation and maintenance of all components of the proposed system;

(B) the information required under 18 AAC 80.205; and

(C) other information that the department considers necessary to assess the technical capacity of the proposed system.

(c) The department will base a determination of financial capacity upon the capability of the owner of a new community water system or non-transient non-community water system to provide the financial resources necessary for the consistent production and delivery of water in compliance with this chapter. To assess that capability, the department will examine the owner’s revenue sufficiency, credit worthiness, and fiscal controls. The owner of a new community water system or non-transient non-community water system shall provide

(1) for a proposed public water system that is a public utility and is not exempt from AS 42.05 under AS 42.05.711 or AS 42.05.712,

(A) a copy of the application for the certificate of public convenience and necessity that has been submitted to the Regulatory Commission of Alaska; and

(B) written verification from the Regulatory Commission of Alaska that an application for a certificate of public of convenience and necessity has been submitted;
(2) for a proposed public water system that is a public utility but is exempt from AS 42.05 under AS 42.05.711 or 42.05.712, including a municipally owned system, a completed application on a form provided by the department, describing the owner’s revenue sufficiency, credit worthiness, and fiscal controls;

(3) for a proposed public water system that is not a public utility

(A) a proposed financial plan and annual budget showing estimated system income and operation costs; and

(B) a completed financial capability assessment, on a form provided by the department and as described in 18 AAC 76.225(b)(7), or on the forms used by the Department of Commerce, Community, and Economic Development to assist communities in dealing with sanitation utility issues;

(4) other information that the owner believes will demonstrate financial capacity; and

(5) other information that the department considers necessary to assess the financial capacity of the proposed public water system.

(d) The department will base a determination of managerial capacity upon the capability of the owner of a new community water system or new non-transient non-community water system to provide the management structure necessary for the consistent production and delivery of water in compliance with this chapter. To assess that capability, the department will examine the owner’s ownership accountability, staffing, organization, and means of communication with customers, professional service providers, the department, and other regulatory agencies. The owner of a new community water system or new non-transient non-community water system shall provide

(1) for a proposed public water system that is a public utility and is not exempt from AS 42.05 under AS 42.05.711 or AS 42.05.712,

(A) a copy of the application for the certificate of public convenience and necessity that has been submitted to the Regulatory Commission of Alaska; and

(B) written verification from the Regulatory Commission of Alaska that an application for a certificate of public of convenience and necessity has been submitted;

(2) for a proposed public water system that is a public utility but is exempted from AS 42.05 under AS 42.05.711 or 42.05.712, including a municipally owned system, a completed application on a form provided by the department, describing the owner’s ownership accountability, staffing, organization, and means of communication with customers;

(3) for a proposed public water system that is not a public utility
(A) documentation showing ownership and plans, if any, for transfer of that ownership on completion of construction or after a period of operation;

(B) a description of the management structure of the proposed system, including the duties of each position; in providing this information, the owner may include bylaws, ordinances, articles of incorporation, or procedures and policy manuals that describe the management organization structure;

(C) a description of the proposed staffing, including training, experience, certification or licensing, and continuing education completed by the proposed system staff; and

(D) an explanation of how the proposed system will establish and maintain effective communications and relationships between the public water system management, its customers, professional service providers, and regulatory agencies;

(4) a written contingency plan showing that the owner is able to provide water in compliance with this chapter to each customer within 24 hours after an event that has the potential to cause

(A) contamination of the water system above applicable MCLs as described in 18 AAC 80.300; or

(B) a lack of water pressure or supply;

(5) the name, address, telephone number, and facsimile number of each individual operator and verification that each individual operator is certified under 18 AAC 74, if required;

(6) other information that the owner believes will demonstrate managerial capacity; and

(7) other information that the department considers necessary to assess the managerial capacity of the proposed public water system. (Eff. 10/1/99, Register 151; am 8/19/2006, Register 179; am 4/24/2009, Register 190; am 5/3/2019, Register 230)

Authority: AS 46.03.020 AS 46.03.710
AS 46.03.050 AS 46.03.720

Editor’s note: As of Register 171 (October 2004), the regulations attorney made technical revisions under AS 44.62.125(b)(6) to reflect the name change of the Department of Community and Economic Development to the Department of Commerce, Community, and Economic Development made by ch. 47, SLA 2004 and the corresponding title change of the commissioner of community and economic development.
18 AAC 80.210. Department review of engineered plans; approval to construct; approval to operate. (a) The department will issue its approval or denial to construct a community water system, non-transient non-community water system, or transient non-community water system not later than 30 days after the department receives all of the plans and information required by this chapter. If the submittals are deficient, the department will notify the owner that additional information is needed. Failure of the department to issue an approval or denial to construct within 30 days does not constitute automatic approval of the plans.

(b) The department will not issue an approval to construct a new community water system or a new non-transient non-community water system if the department determines that the submitted plans, specifications, and information do not meet the requirements of technical, managerial, and financial capacity under 18 AAC 80.207.

(c) If the department grants an approval to construct for a set of plans and specifications, the department will

(1) sign the construction portion of a construction and operation certificate for public water systems;

(2) send a copy of the certificate, as signed under (1) of this subsection, to the owner of the public water system;

(3) assign the public water system an identification number, if an identification number has not previously been assigned;

(4) determine if interim approval to operate may be necessary following construction and before final approval to operate is issued, to ensure that treatment or other processes meet the applicable requirements of this chapter; and

(5) require the applicant to request approval to operate before the construction approval expires under 18 AAC 80.215(b).

(d) A public water system that has received a department approval to construct may not serve water for public consumption until

(1) construction is complete;

(2) the finished water analyses for coliform bacteria and for a raw water contaminant that exceeded an MCL under 18 AAC 80.300 or that exceeded an action level or requires a treatment technique under 18 AAC 80.303 are complete and approved;

(3) the department receives and grants a request for either interim approval to operate under (e) of this section or final approval to operate under (f) of this section; and
(4) for a new community water system or new non-transient non-community water system, the terms and conditions set by the department regarding financial and managerial capacity under 18 AAC 80.207 have been met.

(e) If the department grants interim approval to operate under (d) of this section, the department will

(1) sign the interim operation portion of a construction and operation certificate for public water systems; upon the department’s signing of the interim operation section of the certificate, operation of the water system for a department-specified period of time is approved; and

(2) send a copy of the certificate, as signed under (1) of this subsection, to the owner.

(f) The department will grant final approval to operate if the department receives a request for final approval to operate and if

(1) record drawings, signed and sealed by a registered engineer, are submitted after construction completion or during the interim approval period;

(2) the record drawings submitted under (1) of this subsection confirm that the system meets the requirements of this chapter and provide public health protection;

(3) all written terms and conditions set by the department for the construction and, if applicable, for interim approval to operator are met;

(4) for all new community water systems or new non-transient non-community water systems, the new system meets the technical capacity requirements of 18 AAC 80.207; and

(5) for a new community water system, new non-transient non-community water system, or new transient non-community water system, a summary of information, from the initial construction submittals of plans and information required by this chapter, and from record drawings required in (1) of this subsection, is

(A) completed and signed by the registered engineer who signed and sealed the record drawings; and

(B) submitted on a current form provided, and in a format approved, by the department with the request for final approval to operate; and

(6) for a new water well, the raw water analyses submitted under 18 AAC 80.205(c)(2) show that the minimum testing requirements in Table B of that paragraph are met.

(g) If the department grants final approval to operate under (j) of this section, the department will
(1) sign the final operation portion of a construction and operation certificate for public water systems; and

(2) send a copy of the certificate, as signed under (1) of this subsection, to the owner.

(h) For a system using a well, not later than 45 days after the drilling of the well is completed, the well logs must be submitted to the department for a well that is intended to serve a public water system, including a well not in operation but that is connected to the public water system on a standby basis for purposes such as fire protection and emergencies. For purposes of the department’s review, the well log must contain the following information, as applicable;

(1) the names and addresses of the
   
   (A) well owner; and
   
   (B) well driller;

(2) the location of the well, including
   
   (A) a physical address; and
   
   (B) a detailed description of well placement on the site, such as a latitude-longitude or legal description;

(3) the anticipated use of the well;

(4) the method of well construction;

(5) the types of fluids used for drilling;

(6) an accurate log of the soil, fill, ice, frozen soil, and rock formations encountered, including water bearing zones and the depth below ground surface at which the formations occur;

(7) the total depth below ground surface of the well;

(8) casing and liner information as applicable, including
   
   (A) the height of the casing above ground surface;
   
   (B) the depth of the casing and liner below ground surface;
   
   (C) the casing and liner diameter; and
   
   (D) the casing and liner material, wall thickness, and type;
(9) grouting information, including
   
   (A) the depth below ground surface of grouting;
   
   (B) grout type;
   
   (C) grout placement method; and
   
   (D) volume of grout used;

(10) the depth below ground surface of the pitless adapter, if applicable;

(11) well opening information, including
   
   (A) the type and size of well opening;
   
   (B) the depth below ground surface of a screen, perforation, or opening in the casing or borehole;
   
   (C) the depth below ground surface of a well packer or screen packer; and
   
   (D) if used, the type, size, and location of filter pack material;

(12) the well development method;

(13) the depth below ground surface to the static water level;

(14) well yield information, including
   
   (A) the results of a well yield, aquifer, or drawdown test that was conducted; and
   
   (B) the maximum well yield; and

(15) if the water well contractor or person who constructs the well installs a pump during construction, the depth of the pump intake and the pump make and model.

   (i) A signed construction and operation certificate for public water systems does not relieve the owner of the public water system of the responsibility to

   (1) construct, operate, and maintain the system in compliance with this chapter;

   (2) get a permit to appropriate water under AS 46.15; or

   (3) comply with other state law.
(j) The department will waive the requirement for submission of record drawings if it makes an onsite inspection and finds that the system was constructed as approved. The owner shall pay the fee required by 18 AAC 80.1910(a)(1) for an onsite inspection conducted under this subsection. (Eff. 10/1/99, Register 151; am 1/11/2006, Register 177; am 11/9/2006, Register 180; am 4/24/2009, Register 190; am 7/25/2010, Register 195; am 5/3/2019, Register 230)

Authority: AS 46.03.020  AS 46.03.710  AS 46.03.720
AS 46.03.050

18 AAC 80.215. Revocation, expiration, or extension of approval. (a) The department will revoke an approval issued under 18 AAC 80.210 if

(1) the owner fails to comply with the procedures set out in 18 AAC 80.210; and

(2) the department determines that revocation is necessary to protect the public health.

(b) An approval to construct issued under 18 AAC 80.210 is valid for two years after issuance. If the applicant fails to complete a project to construct, install, alter, renovate, or improve the public water system within the specified two years, the applicant must, before construction approval expires, request an extension of construction approval to complete the project. To apply for an extension, the applicant must resubmit, for department review and approval, the plans and information required under 18 AAC 80.210(a). If during the two-year period the site conditions, plans and information, and relevant requirements in this chapter have not changed, and if the applicant pays the fee required by 18 AAC 80.1910(a)(12), the department will grant the applicant an extension. (Eff. 10/1/99, Register 151; am 4/24/2009, Register 190; am 7/25/2010, Register 195; am 5/3/2019, Register 230)

Authority: AS 46.03.020  AS 46.03.710  AS 46.03.720
AS 46.03.050

18 AAC 80.220. Vehicle used to haul water. (a) The owner of a public water system that uses a vehicle to haul raw water, partially treated water, or potable water as part of a public water system shall get approval to operate from the department for each vehicle before using the vehicle to haul water. Approval may be gotten by

(1) submitting the plans and specifications required under 18 AAC 80.200 - 18 AAC 80.205 for each vehicle to the department; as the department determines necessary to serve the interests of public health, the department will require that the plans and specifications be signed and sealed by a registered engineer; after receiving plans and specifications required under 18 AAC 80.200 – 18 AAC 80.205, and if the department determines that an onsite inspection in necessary to serve the interests of public health, the department will require that the owner make the vehicles available for onsite inspection, and will inspect the vehicle no later than
30 days after receiving notice that the vehicle is available for inspection; the owner shall pay the fee required by 18 AAC 80.1910(a)(1) for an inspection conducted under this paragraph; or

(2) making the vehicle available for onsite inspection, if the department agrees to inspection instead of submitting plans and specifications under (1) of this subsection; the department will inspect the vehicle not later than 30 days after receiving notice that the vehicle is available for inspection; the owner shall pay the fee required by 18 AAC 80.1910(a)(1) for an inspection conducted under this paragraph.

(b) After the department approves the plans and specifications under 18 AAC 80.210, and after a vehicle passes an inspection, if required under (a)(1) of this section, or after a vehicle passes an inspection under (a)(2) of this section, the department will grant final approval to operate under 18 AAC 80.210(g).

(c) An approval to operate under this section does not relieve the owner of the responsibility to operate and maintain the vehicle in compliance with this chapter.

(d) If the vehicle is used to transport potable water, the owner shall conspicuously mark a vehicle used to distribute potable water “POTABLE WATER ONLY.” (Eff. 10/1/99, Register 151; am 4/24/2009, Register 190; am 7/25/2010, Register 195; am 5/3/2019, Register 230)

Authority: AS 46.03.020 AS 46.03.710
AS 46.03.050 AS 46.03.720

18 AAC 80.225. Application to demonstrate an innovative technology or device. (a) The department will approve an application to demonstrate an innovative technology or device at a public water system if the

(1) purpose of a demonstration is to

(A) assure that the innovative technology or device meets the necessary safety and performance standards of this chapter; and

(B) allow the innovative technology or device to be field-tested in this state without plan review under 18 AAC 80.200 – 18 AAC 80.210 during the demonstration period;

(2) department determines that the requirements of (e) and (f) of this section are met; and

(3) department finds that the public health and the public water system is adequately protected.

(b) The owner of a public water system who proposes the use or application of an innovative technology or device in the public water system’s infrastructure shall submit an application for department approval under this section.
(c) An application under this section must be accompanied by the fee required by 18 AAC 80.1910(a)(10) and must describe the innovative technology or device, its proposed use, and its performance. The application must include

1. the name of the innovative technology or device;
2. a list of the construction materials;
3. the proposed configuration;
4. performance claims made by the manufacturer;
5. information regarding approvals in other states or countries, if any, including if known, the name, address, and telephone number of the reviewing officer in each state or country;
6. quality assurance information, including
   A. the name of the person responsible for overseeing the demonstration project;
   B. a plan for monitoring raw water quality, pretreatment effluent water quality, and finished water quality to verify and ensure that assumptions for the design of the treatment equipment are met;
   C. the innovative technology or device’s controls for eliminating or reducing operator error; and
   D. the operational requirements for the innovative technology or device and its ease of use;
7. information about reliability features including unit alarms, automatic shutdown, and the system’s capability for effective and safe manual operation if an automated system failure occurs;
8. information on how the public water system’s customers will be notified of the proposed and ongoing project;
9. a description of the basic operation and maintenance needs, including
   A. chemicals, spare parts, labor, instrumentation, energy requirements, and ongoing monitoring;
   B. a replacement and maintenance schedule;
   C. the availability and cost of parts, servicing equipment, and controls;
(D) a description of periodic cleaning requirements, including the expected resulting down time;

(E) the response time of the equipment supplier to service calls;

(F) provisions for storage, auxiliary treatment, or bypassing if equipment problems occur;

(G) required backwashing frequency, the filter-to-waste capability, and any disposal and storage requirements related to backwashing;

(H) auxiliary needs, including media regeneration;

(10) pretreatment requirements;

(11) chemical feed requirements;

(12) finished water storage;

(13) operator expertise required to operate the innovative technology or device;

(14) manuals and training to be provided to the operator;

(15) the capability of the treatment process to produce finished water of a consistent quality, on a 24-hour per day, 8-hour per day, intermittent, and seasonal basis;

(16) environmental impacts, including waste disposal needs;

(17) the life cycle costs of the innovative technology or device, including the costs of

   (A) the facilities;

   (B) the appurtenances;

   (C) the expected power consumption; and

   (D) parts that must routinely be replaced such as membranes, filters, and cartridges;

(18) objective and verifiable data to support performance claims, including third-party certifications, data from independent third parties, study data, the manufacturer's test data, and approvals from other states, countries, or federal agencies; the information submitted under this paragraph must be sufficient for the department to determine, as applicable,
(A) the pathogen removal credits for the *Giardia lamblia* microorganism and viruses as appropriate;

(B) compliance with MCLs of concern;

(C) appropriate performance standards;

(D) monitoring frequency required for the innovative technology or device; information on monitoring frequency must be obtained from product and process technical information, including shop drawings, process schematics and descriptions, power requirements, capacity and dimensional data, required auxiliary equipment, information on conditions for and limitations on process applicability, and quality control processes;

(E) the effectiveness of the innovative technology or device under site-specific conditions with respect to

(i) source water quality, considering seasonal variations;

(ii) finished water quality requirements;

(iii) finished water quality produced, including consistency;

(iv) design flow rates;

(v) the useful life of the device;

(vi) external environmental issues;

(vii) storage requirements, space requirements, and accessibility;

(viii) other treatment needs, such as pre-treatment water or post-treatment water;

(ix) the range of field extremes;

(x) the worst case and best case adaptability of the technology or device to various raw water qualities;

(xi) differential pressure conditions;

(xii) the reliability of treatment facilities, including redundancy of equipment; and

(xiii) operational conditions, including stopping and starting;
(F) the availability of technical support, including water treatment system manufacturer or supplier support;

(G) the qualifications of the water treatment system supplier;

(H) how operators will be trained;

(I) the laboratory services to be used; and

(J) the names of independent engineering consultants, if any, to be used in the project;

(19) a list of nationally recognized codes and standards that were followed in developing and planning the installation of the device;

(20) materials safety verification that includes supporting documentation concerning safety and use; the applicant may include as verification

(A) a listing within an ANSI, NSF, UL, or MIL standard or an equivalent; and

(B) documentation of compliance with appropriate regulations of the United States Food and Drug Administration for food additives, found in 21 C.F.R. 170-190;

(21) material safety data sheets; and

(22) an operations manual for using the innovative technology or device in the proposed configuration.

(d) If the information submitted under (c) of this section is not sufficient for an approval under this section, the department will authorize a pilot test as a method of evaluating onsite performance and to prove that the technology or device is appropriate for use in this state. The department will authorize a pilot test only if the test serves the interests of public health, and only with an approved plan of action from the applicant. The plan of action must include necessary monitoring, quality control, data recording and reporting, evaluations, and a project summary. The department will provide written guidelines describing the criteria to be evaluated in the demonstration. A demonstration is not subject to the plan review requirements of 18 AAC 80.200 - 18 AAC 80.225 if the duration of the project does not exceed one year from the date of installation to the date that the demonstration ends. All other requirements of this chapter that apply to the public water system remain in effect during the demonstration. If the department allows a pilot test of the proposed technology or device, in addition to the requirements of (d) of this section, the applicant shall

(1) describe each known risk associated with the demonstration project;
(2) describe how drinking water contamination will be prevented during the demonstration project; means of preventing contamination include

(A) use of the innovative technology or device in conjunction with existing approved devices; and

(B) discharging the treated water;

(3) provide an example of the records and data to be collected during the demonstration project;

(4) provide the qualifications of each person who will record data;

(5) estimate the duration of the demonstration;

(6) provide plan drawings of the proposed installation;

(7) provide the names and telephone numbers of contact persons;

(8) identify the proposed installation site;

(9) submit a letter from the owner of the public water system, agreeing to participation.

(e) The department will evaluate an application submitted under (a) of this section to assess compliance with this chapter and the suitability of the innovative technology or device for use in the public water system. The department will base its denial or approval upon an evaluation of

(1) the potential risk of contamination entering the public water system during normal operation, abnormal operation, or catastrophic failure;

(2) the methods used to determine the potential risk of contamination entering the public water system during normal operation, abnormal operation, or catastrophic failure;

(3) factors relating to the ease of use, including the operator skills required to operate the innovative technology or device safely and effectively, the necessity for spare parts or special chemicals, and the ease of obtaining products for maintenance and repair;

(4) whether the device met performance claims and regulatory requirements during the field test;

(5) conditions particular to this state and known or suspected to limit the effectiveness of technology; those conditions include permafrost and freezing;
(6) the history of the device in other water systems in this state, other states, or other countries.

(f) Based on a review of the innovative technology’s performance, its suitability for use in this state, and the results of any pilot test or field demonstration performed under this section, the department will approve or deny the application for use of an innovative technology or device. Approval constitutes

(1) approval of a generic technology, not an endorsement or approval of a specific commercial product;

(2) site-specific approval of the innovative technology or device for initial use or for a pilot test; and

(3) approval for the proposed project only.

(g) Permanent installation of approved innovative technology is subject to 18 AAC 80.200 - 18 AAC 80.225. Engineering plans submitted under 18 AAC 80.200 must include a plan for converting from a temporary to a permanent installation.

(h) The applicant may resubmit an application that has been denied under this section after correcting each deficiency identified by the department in its denial of the initial application.

(i) The department will maintain a list of each innovative technology or device approved under this section. (Eff. 10/1/99, Register 151; am 4/24/2009, Register 190; am 7/25/2010, Register 195; am 5/3/2019, Register 230)

Authority: AS 46.03.020 AS 46.03.710 AS 46.03.720 AS 46.03.050

18 AAC 80.230. Qualified operator for a system that fluoridates. Repealed. (Eff. 10/1/99, Register 151; repealed 9/28/2001, Register 159)

18 AAC 80.235. Master meter. The owner of each community water system has until August 19, 2009, and the owner of each non-transient non-community water system has until August 19, 2011, to install a master meter to determine water treated, distributed, and wasted as part of a treatment process. (Eff. 8/19/2006, Register 179)

Authority: AS 46.03.020 AS 46.03.710 AS 46.03.050 AS 46.03.720
Editor’s note: Effective April 2019, Register 229, the Department of Environmental Conservation made a change to the authority citation for 18 AAC 80.235. The department did not amend the regulation itself.

Section

300. Maximum contaminant levels (MCLs)
302. Maximum residual disinfectant levels (MRDL)
303. Contaminants with a treatment technique requirement or action level requirement
305. Compliance with MCL, treatment technique, and action level requirements
310. Routine sampling and analysis
315. Inorganic chemical sampling requirements
320. Sampling requirements for synthetic organic chemicals
325. Volatile organic chemical sampling requirements
330. Inorganic and organic chemicals: additional analyses after MCL exceedance
335. Radioactive contaminants
340. Examination of water: owner or operator requirements
345. (Repealed)
350. Variance for sample holding time for coliform bacteria samples taken in certain remote sites
355. Reporting requirements
360. Use of noncentralized treatment devices
365. Bottled water, point-of-use treatment devices, and point-of-entry treatment devices
370. Variances
371. Small system variances
375. Exemptions

18 AAC 80.300. Maximum contaminant levels (MCLs). (a) General requirement.
Subject to a variance issued under 18 AAC 80.370, a variance issued under 18 AAC 80.371, or an exemption granted under 18 AAC 80.375, the owner or operator of a public water system may not cause or allow the use of water from that system for human consumption if the water contains, or has a significant potential for containing

(1) a contaminant in a concentration that exceeds a primary maximum contaminant level (MCL) set under (b) of this section; or

(2) a contaminant other than one described in (1) of this subsection, if the department determines that the concentration of that contaminant is high enough to make the water a hazard to human health.

(b) Primary MCLs. The primary MCLs for a public water system are as follows:

(1) for inorganic chemical contaminants, the MCLs set out in 40 C.F.R. 141.62(b), adopted by reference in 18 AAC 80.010(a);

(2) for organic chemical contaminants that are
(A) synthetic organic chemicals, the MCLs set out in 40 C.F.R. 141.61(c), adopted by reference in 18 AAC 80.010(a);

(B) volatile organic chemicals, the MCLs set out in 40 C.F.R. 141.61(a), adopted by reference in 18 AAC 80.010(a);

(C) disinfection byproducts, the MCLs set out in 40 C.F.R. 141.64(a), adopted by reference in 18 AAC 80.010(a);

(3) for turbidity, for a community water system, non-transient non-community water system, or transient non-community water system that uses a surface water source or a GWUDISW source and that meets the criteria for avoiding filtration under 40 C.F.R. 141.71, adopted by reference in 18 AAC 80.010(a), and under 18 AAC 80.620: the MCL as set out in 40 C.F.R. 141.13, adopted by reference in 18 AAC 80.010(a); if the system does not meet the criteria for avoiding filtration, the system must meet the applicable treatment technique requirements for turbidity under 18 AAC 80.303 instead of MCL requirements;

(4) for Escherichia coli bacteria, the MCL set out in 40 C.F.R. 141.63(c) and (d), adopted by reference in 18 AAC 80.010(a);

(5) for radionuclides, the MCL as set out in 40 C.F.R. 141.66, adopted by reference in 18 AAC 80.010(a).

(c) Secondary MCLs. The secondary MCLs for a public water system are set out in 40 C.F.R. 143.3, adopted by reference in 18 AAC 80.010(a). The department will require a public water system to meet the secondary MCLs if the department determines that public health is threatened or that exceeding a secondary MCL is not in the public interest.


Authority: AS 46.03.020 AS 46.03.710 AS 46.03.720 AS 46.03.050

18 AAC 80.302. Maximum residual disinfectant levels (MRDL). The requirements of 40 C.F.R. 141.65, adopted by reference in 18 AAC 80.010(a) apply to a

(1) community water system;

(2) non-transient non-community water system; or

(3) transient non-community water system using chlorine dioxide as a disinfectant or oxidant. (Eff. 9/28/2001, Register 159; am 1/11/2006, Register 177)
18 AAC 80.303. Contaminants with a treatment technique requirement or action level requirement. (a) Contaminants that have a treatment technique requirement instead of an MCL requirement include *Giardia lamblia*, viruses, heterotrophic plate count bacteria, *Legionella*, *Cryptosporidium*, and turbidity, as set out in 40 C.F.R. 141.71 – 141.74, 141.130 – 141.135, 141.170 – 141.175, 141.400 – 141.405, 141.500 – 141.571, 141.700 – 141.723, and 141.851 – 141.861, all adopted by reference in 18 AAC 80.010(a), except that for turbidity, a water system seeking approval or approved to avoid filtration while using a surface water or a GWUDISW source may be subject to the MCL requirements for turbidity set out in 18 AAC 80.300.

(b) Contaminants that have an action level requirement instead of an MCL requirement include lead and copper, as set out in 40 C.F.R. 141.80, adopted by reference in 18 AAC 80.010(a). (Eff. 5/3/2019, Register 230)

18 AAC 80.305. Compliance with MCL, treatment technique, and action level requirements. (a) The department will determine compliance with requirements for MCLs, treatment techniques, and action levels, based on analytical results and other information compiled by the department.

(b) The requirements for complying with the MCLs for inorganic chemicals are set out in 40 C.F.R. 141.23(i), adopted by reference in 18 AAC 80.010(a).

(c) The requirements for complying with the MCLs for organic chemicals are set out in 40 C.F.R. 141.24(f) and (h), adopted by reference in 18 AAC 80.010(a).

(d) The requirements for complying with the MCLs for disinfection byproducts are set out in 40 C.F.R. 141.133(b), adopted by reference in 18 AAC 80.010(a).

(e) The requirements for complying with the MCLs and treatment techniques for turbidity include

(1) the MCLs for turbidity, as applicable to a system that avoids filtration, as set out in 40 C.F.R. 141.13, adopted by reference in 18 AAC 80.010(a);
(2) the treatment technique requirements for turbidity, as set out under 40 C.F.R. 141.71, 141.73, and 141.74, adopted by reference in 18 AAC 80.010(a).

(f) The department will determine compliance with the MCL for *Escherichia coli* bacteria, set under 18 AAC 80.300(b)(4), in accordance with 40 C.F.R. 141.860, adopted by reference in 18 AAC 80.010(a). The determination includes the following:

(1) for each month in which monitoring for coliforms is required, compliance will be based on the results of all routine and repeat samples that the department does not invalidate under 18 AAC 80.425;

(2) the department will count repeat samples toward the month in which the operator collected the routine sample that required the repeat sampling, regardless of the month in which the operator actually collected the repeat samples.

(g) Compliance with an MCL for radionuclides set under 18 AAC 80.300(b)(5) is achieved if the average of the analytical results of the four most recent consecutive quarterly samples, or the analytical result of a composite sample made up of the four most recent quarterly samples, does not exceed the MCL.

(h) Compliance with treatment technique requirements is set out under 18 AAC 80.303.

(i) Compliance with action level requirements is set out under 18 AAC 80.303. (Eff. 10/1/99, Register 151; am 9/28/2001, Register 159; am 1/11/2004, Register 169; am 1/11/2006, Register 177; am 4/24/2009, Register 190; am 2/11/2017, Register 221; am 5/3/2019, Register 230)

**Authority:** AS 46.03.020  AS 46.03.710  AS 46.03.720  AS 46.03.050

**18 AAC 80.310. Routine sampling and analysis.** (a) The owner of a community water system, non-transient non-community water system, or transient non-community water system shall ensure that routine sampling and analysis of the water samples from that system are conducted at points and times in compliance with this chapter. The department will require routine sampling at particular points and times and at more frequent intervals, if the department determines that the sampling serves the interests of the public health.

(b) If a public water system is contaminated, or at risk of becoming contaminated, by a substance or material harmful to human health, the department will direct the owner or operator to conduct sampling at particular points and times for that substance or material.

(c) Repealed 2/11/2017.

(d) If a public water system provides water to one or more other public water systems, and if the department determines that modification is necessary to serve the interests of public
health, the department will modify the monitoring requirements of this chapter by considering the water systems as a single system.

(e) A water hauler shall

1. obtain water from a public water system that is approved by the department under 18 AAC 80.210 and that has the same or higher system classification as the water hauler; and
2. submit to the department the results of total coliform analyses in accordance with the approved sample siting plan under 18 AAC 80.410 for that water haul public water system.

(f) A public water system with a primary water source that is a rain catchment system is exempt from the monitoring requirements of (a), (b), (d), and (e) of this section. The owner or operator shall meet the following monitoring requirements:

1. the owner of a community water system or non-transient non-community water system shall ensure that the water system is in compliance with
   - the provisions of 18 AAC 80.035 for disinfection;
   - the provisions of 18 AAC 80.315(b)(4) for nitrate;
   - the requirements set under 18 AAC 80.650 for filtration;
   - the provisions of 18 AAC 80.400 - 18 AAC 80.445 for coliform bacteria; and
   - the provisions of 18 AAC 80.500 – 18 AAC 80.505 for lead and copper; and
2. the owner or operator of a transient non-community water system shall ensure that the water system is in compliance with
   - the provisions of 18 AAC 80.035 for disinfection;
   - the provisions of 18 AAC 80.315(b)(4) for nitrate;
   - the requirements set under 18 AAC 80.650 for filtration;
   - the provisions of 18 AAC 80.400 - 18 AAC 80.445 for coliform bacteria
3. the owner or operator of a community water system, non-transient non-community water system, or transient non-community water system shall ensure that within one year after the system begins to provide potable water, one sample is taken for the contaminants
for which MCLs are set under 18 AAC 80.300(b)(1) and (2)(B); each sample must be taken at an
entry point to the distribution system and must be collected after treatment; the owner or operator
shall ensure that the results of the sampling are reported to the department, subject to the report
certification requirements of 18 AAC 80.1900; and

(4) the owner or operator of a community water system or non-transient non-
community water system that serves a resident population of less than 10,000 individuals shall
ensure that, within one year after the system begins to provide potable water, one sample is taken
for the disinfection byproducts listed in 40 C.F.R. 141.64(a), adopted by reference in
18 AAC 80.010(a); the sample must be taken at the most distant point from treatment in the
distribution system; the owner or operator shall ensure that results of the sampling are reported to
the department, subject to the report certification requirements of 18 AAC 80.1900.  (Eff.
10/1/99, Register 151; am 9/28/2001, Register 159; am 8/19/2006, Register 179; am 4/24/2009,
Register 190; am 2/11/2017, Register 221; am 5/3/2019, Register 230)

Authority:  AS 46.03.020  AS 46.03.710  AS 46.03.720
           AS 46.03.050

18 AAC 80.315.  Inorganic chemical sampling requirements.  (a) For the purposes of
this section, a GWUDISW source is considered a surface water source.

(b) In addition to the requirements of 40 C.F.R. 141.23(a) – (h), adopted by reference in
18 AAC 80.010(a), the following requirements apply:

(1) for 40 C.F.R. 141.23(a)(4)(iii), the results reported to the department within
14 days after completing the analysis of the composite sample are subject to the report
certification requirements of 18 AAC 80.1900;

(2) in addition to the requirements of 40 C.F.R. 141.23(b), asbestos monitoring
requirements include the following:

(A) the owner may apply to the department for a waiver of the asbestos
monitoring requirement in 40 C.F.R. 141.23(b)(2) using a form provided by the
department;

(B) the department will grant an asbestos-monitoring waiver, if the
department determines that a waiver serves the interest of public health and that the
potential for asbestos contamination of the public water system is low, based on the
criteria set out in 40 C.F.R. 141.23(b)(3);

(3) for 40 C.F.R. 141.23(c)(8), in order to qualify for a decrease in the quarterly
monitoring requirement, the owner of a combination-source system must ensure the taking of at
least four quarterly samples from each surface water source and two quarterly samples from each
groundwater source that exceeded an inorganic chemical MCL listed in 40 C.F.R. 141.62(b),
adopted by reference in 18 AAC 80.010(a);
(4) for 40 C.F.R. 141.23(d), if monitoring data are generally consistent with the monitoring requirements to determine compliance with the MCL for nitrate listed in 40 C.F.R. 141.62(b), adopted by reference in 18 AAC 80.010(a), the department will allow the owner of a public water system to use that data to comply with the monitoring requirement for the initial compliance period;

(5) in addition to the monitoring requirements for the MCL for nitrite in 40 C.F.R. 141.23(e), the following requirements also apply:

(A) for 40 C.F.R. 141.23(e)(2), the monitoring frequency for the MCL of nitrite after the initial monitoring under 141.23(e)(1) is as follows:

(i) for a system with an analytical result for nitrite less than 50 percent of the MCL listed in 40 C.F.R. 141.62(b), adopted by reference in 18 AAC 80.010(a), additional monitoring is not required;

(ii) if the water system has a reported nitrite result that is more than 50 percent of the MCL listed in 40 C.F.R. 141.62(b), adopted by reference in 18 AAC 80.010(a), the owner shall ensure that, within 31 days after notification of the nitrite result, a repeat nitrite sample is taken at each sampling point where a nitrite result was more than 50 percent of the MCL;

(B) if monitoring data are generally consistent with the requirements of 40 C.F.R. 141.23(e), the department will allow the owner to use that data to comply with the monitoring requirement for the initial compliance period;

(6) the owner of a public water system that adds fluoride shall ensure that monitoring and sampling for fluoride occurs at the entry point of the distribution system each day that water is served to the public, except that if the public water system is a fill-and-draw system, the owner shall ensure that monitoring and sampling occur each day that fluoride is added to the water when making water; the owner shall ensure the reporting of the results of sampling done under this paragraph monthly to the department;

(7) with respect to the requirements for taking confirmation samples as set out in 40 C.F.R. 141.23(f), the department will delete results of obvious sampling errors;

(8) for 40 C.F.R. 141.23(g), the department will, if it determines that increased monitoring serves the interests of public health, require more frequent monitoring than that specified in 40 C.F.R. 141.23(b) – (e), and in (2) – (6) of this subsection, or require confirmation samples for positive or negative results. (Eff. 10/1/99, Register 151; am 5/2/2004, Register 170; am 1/11/2006, Register 177; am 8/19/2006, Register 179; am 11/9/2006, Register 180; am 4/24/2009, Register 190; am 5/3/2019, Register 230)

Authority: AS 46.03.020 AS 46.03.710
            AS 46.03.050 AS 46.03.720
18 AAC 80.320. Sampling requirements for synthetic organic chemicals. (a) For purposes of this section, a GWUDISW source is considered a surface water source.

(b) In addition to the sampling and analytical requirements of 40 C.F.R. 141.24(h), adopted by reference in 18 AAC 80.010(a), for determining compliance with the MCLs for the synthetic organic chemicals specified in 40 C.F.R. 141.61(c), adopted by reference in 18 AAC 80.010(a), the following requirements apply:

1. under the requirements of 40 C.F.R. 141.24(h)(5) – (6) for a waiver from the monitoring requirements for synthetic organic chemicals, the following requirements apply:

   (A) the owner must apply for the waiver to the department on a form provided by the department;

   (B) an application for a waiver or renewal of a waiver must be accompanied by any fee required by 18 AAC 80.1910(a)(6);

   (C) in addition to evaluating the criteria set out in 40 C.F.R. 141.24(h)(6), the department will issue a waiver only if the department determines that a waiver serves the interests of public health;

   (D) based upon new information received, the department will modify or revoke a waiver issued under this paragraph, if the department determines that modification or revocation serves the interests of public health;

2. under 40 C.F.R. 141.24(h)(9), the department will require a confirmation sample for positive or negative results, if the department determines that a confirmation sample serves the interests of public health; the department will delete results of obvious sampling errors from the calculation of the sampling averages;

3. under 40 C.F.R. 141.24(h)(10), the department will allow the use of compositing, and the report certification requirements of 18 AAC 80.1900 apply to the report of the duplicate sample analysis results that the owner ensures is provided to the department;

4. if monitoring data are generally consistent with the requirements of this section, the department will allow systems to use that data to satisfy the monitoring requirement for the initial compliance period. (Eff. 10/1/99, Register 151; am 1/11/2006, Register 177; am 4/24/2009, Register 190; am 7/25/2010, Register 195)

Authority: AS 46.03.020 AS 46.03.710 AS 46.03.720 AS 46.03.050

18 AAC 80.325. Volatile organic chemical sampling requirements. (a) Under the requirements of 40 C.F.R. 141.24(f), adopted by reference in 18 AAC 80.010(a), the department will not allow
(1) a waiver, as referenced in 40 C.F.R. 141.24(f)(7) – (10) and (11)(iv), from the monitoring requirements for the organic chemicals listed in 40 C.F.R. 141.61(a);

(2) the use of grandfathered samples for purposes of initial compliance monitoring, referenced in 40 C.F.R. 141.24(f)(18).

(b) For purposes of this section, a GWUDISW source is considered a surface water source.

(c) Under 40 C.F.R. 141.24(f)(14), the department will allow the use of compositing; the report certification requirements of 18 AAC 80.1900 apply to the report of the duplicate sample analysis results that the owner ensures is provided to the department. (Eff. 10/1/99, Register 151; am 4/24/2009, Register 190)

**Authority:**

AS 46.03.020  AS 46.03.710
AS 46.03.050  AS 46.03.720

**Editor’s note:** Effective April 2019, Register 229, the Department of Environmental Conservation made a change in the authority citation for 18 AAC 80.325. The department did not amend the regulation itself.

18 AAC 80.330. **Inorganic and organic chemicals: additional analyses after MCL exceedance.** If the results of a routine inorganic or organic chemical analysis required under 18 AAC 80.310 – 18 AAC 80.325 exceed an MCL set by 18 AAC 80.300(b), additional analyses of samples must be performed according to a schedule set by the department. (Eff. 10/1/99, Register 151)

**Authority:**

AS 46.03.020  AS 46.03.710
AS 46.03.050  AS 46.03.720

**Editor’s note:** Effective April 2019, Register 229, the Department of Environmental Conservation made a change in the authority citation for 18 AAC 80.330. The department did not amend the regulation itself.


**Authority:**

AS 46.03.020  AS 46.03.710
AS 46.03.050  AS 46.03.720
**Editor’s note:** Effective April 2019, Register 229, the Department of Environmental Conservation made a change in the authority citation for 18 AAC 80.335. The department did not amend the regulation itself.

18 AAC 80.340. Examination of water: owner or operator requirements. (a) General requirements. To meet the applicable analytical requirements of this chapter, the owner or operator of a public water system must comply with the requirements of this section. Except as otherwise provided in this section and 18 AAC 80.350, the owner or operator shall ensure that an analysis that is required under this chapter for inorganic, organic, radioactive, and microbiological contaminants described in 18 AAC 80.300 or 18 AAC 80.335 is performed by a certified laboratory. The owner or operator shall ensure that the results of that analysis are reported to the department within the first seven days following the month in which the result is received, or within the first seven days following the end of the required monitoring period, whichever is sooner. If the owner or operator submits the results, the submission is subject to the report certification requirements of 18 AAC 80.1900. If the owner or operator submits to a certified laboratory water samples for analysis for contaminants described in 18 AAC 80.300, the owner or operator shall clearly identify that the samples are from a drinking water source for a public water system.

(b) Analytical procedures and results. The owner or operator shall ensure that analyses under (c) - (e) of this section are performed by an individual trained in and capable of demonstrating proficiency in the analytical procedures referenced in this section. Results of analyses conducted under (c) and (d) of this section must be submitted to the department within the first 10 days following the month in which the result is received, or the first 10 days following the end of the required monitoring period, whichever is sooner. Submission of those results is subject to the report certification requirements of 18 AAC 80.1900.

(c) Fluoride. If fluoride is added to a public water system, the analysis required by 18 AAC 80.310 and (b) of this section must be performed using an approved method from 40 C.F.R. 141.23(k)(1), adopted by reference in 18 AAC 80.010(a).

(d) Analytical methods for water systems using treatment. For measurements of residual disinfectant concentration, temperature, pH, and turbidity, only the analytical methods set out in this subsection may be used to demonstrate compliance with 18 AAC 80.600 – 18 AAC 80.699, 18 AAC 80.700 – 18 AAC 80.705, 18 AAC 80.800 – 18 AAC 80.820, and 18 AAC 80.900 – 18 AAC 80.910. The following procedures must be performed in accordance with the publications listed for each procedure, adopted by reference in 18 AAC 80.010(b):

1. **turbidity:** turbidity must be measured by
   
   (A) Standard Method 2130-B (Nephelometric Method), as set out in *Standard Methods for the Examination of Water and Wastewater*; or
   
   (B) Hach Method 10258, as set out in *Determination of Turbidity by 360° Nephelometry*.
(2) **residual disinfectant concentration:** for each of the following disinfectants that is used, residual disinfectant concentration must be measured using one of the following methods as set out in *Standard Methods for the Examination of Water and Wastewater*:

- **(A) total chlorine, free chlorine, and combined chlorine (chloramines):** residual disinfectant concentrations for total chlorine, free chlorine, and combined chlorine must be measured by Standard Method 4500-Cl D (Amperometric Titration Method), Standard Method 4500-Cl F (DPD Ferrous Titrimetric Method), or Standard Method 4500-Cl G (DPD Colorimetric Method), except that
  
  (i) residual disinfectant concentration for free chlorine may be measured by Standard Method 4500-Cl H (Syringaldazine (FACTS) Method);

  (ii) residual disinfectant concentration for total chlorine may be measured by Standard Method 4500-Cl E (Low Level Amperometric Titration Method) or Standard Method 4500-Cl I (Iodometric Electrode Technique);

  (iii) residual disinfectant concentrations for total chlorine, free chlorine, combined chlorine, and chloramines may be measured using DPD colorimetric test kits; and

  (iv) residual disinfectant concentrations for free and total chlorine may be measured continuously by adapting, for use with a continuous monitoring instrument, a method specified in this subparagraph if the chemistry, accuracy, and precision remain the same; instruments used for continuous monitoring must be calibrated using a grab sample measurement at least every five days, or following a protocol approved by the department to serve the interests of public health;

- **(B) chlorine dioxide:** residual disinfectant concentration for chlorine dioxide must be measured by Standard Method 4500-ClO₂ C (Amperometric Method I), Standard Method 4500-ClO₂ D (DPD Method), or Standard Method 4500-ClO₂ E (Amperometric Method II);

- **(C) ozone:** residual disinfectant concentration for ozone must be measured by Standard Method 4500-O₃ B (Indigo Colorimetric Method);

- **(D) repealed 5/3/2019;**

(3) **temperature:** temperature must be measured by Standard Method 2550, as set out in *Standard Methods for the Examination of Water and Wastewater*;

(4) **pH:** pH must be measured by
(A) Standard Method 4500-H+B (Electrometric Method), as set out in Standard Methods for the Examination of Water and Wastewater, adopted by reference in 18 AAC 80.010(b); or

(B) EPA Method 150.1 or 150.2, as set out in Methods for Chemical Analysis of Water and Wastes, adopted by reference in 18 AAC 80.010(b).


Authority:  AS 46.03.020  AS 46.03.710
AS 46.03.050  AS 46.03.720

Editor’s note: Information about how to review or obtain reference materials referred to in this section is in the editor’s note to 18 AAC 80.010.


18 AAC 80.350. Variance for sample holding time for coliform bacteria samples taken in certain remote sites. (a) Instead of complying with the 30-hour maximum holding time for a coliform bacteria sample set in EPA’s Manual for the Certification of Laboratories Analyzing Drinking Water, Criteria and Procedures Quality Assurance, adopted by reference in 18 AAC 80.010(b), the owner or operator of a public water system at a remote site shall ensure that coliform bacteria samples, collected as required by this chapter, are delivered to and analyzed by a certified laboratory within 48 hours after collection.

(b) A laboratory subject to this chapter may not accept for analysis a sample that has been held longer than the maximum holding times established in (a) of this section or in EPA's Manual for the Certification of Laboratories Analyzing Drinking Water, Criteria and Procedures Quality Assurance adopted by reference in 18 AAC 80.010(b).

(c) For purposes of (a) of this section, the department will determine a site to be remote based on an assessment of factors that prevent the delivery of samples to and the analysis of those samples by a certified laboratory within 30 hours after collection. Those factors include the

(1) distance from the public water system to the nearest certified laboratory;

(2) absence of a road connection between the public water system and a certified laboratory;

(3) absence of regularly scheduled aircraft flights between the public water system and a certified laboratory; and
(4) weather conditions that may interfere with shipment of samples to a certified laboratory. (Eff. 10/1/99, Register 151; am 3/25/2001, Register 157; am 5/20/2011, Register 198)

Authority: AS 46.03.020 AS 46.03.710 AS 46.03.720 AS 46.03.050

18 AAC 80.355. Reporting requirements. (a) A certified laboratory shall report to the department the results of an analysis required under this chapter. Except as required under (b) of this section, a laboratory certified under 18 AAC 80.1100 – 18 AAC 80.1110 shall ensure that results are reported to the department and the owner or operator of a public water system within the first seven days following the month in which the final results are known to the laboratory, or the first seven days following the end of the required monitoring period, whichever is sooner. Reports of results are subject to the report certification requirements of 18 AAC 80.1900.

(b) For a report of an analysis indicating nitrate in excess of the contaminant level set by 18 AAC 80.300(b)(1), or indicating the presence of coliform bacteria or *Escherichia coli*, or all results of total coliform repeat sample analyses for coliform bacteria.

(1) oral, facsimile, or electronic mail notice must be given to the department’s local drinking water program office closest to the public water system and to the owner or operator as soon as possible after the analysis results are known; and

(2) written notice under 18 AAC 80.1109 must be sent to the department within 24 hours after the analysis results are known, but written notice may not be provided later than the end of the next working day after the analysis results are known.

(c) Reports for total coliform bacteria, inorganic, organic, and radioactive contaminants must include

(1) the public water system identification number assigned under 18 AAC 80.210(c);

(2) the date, time, place, and specific location of each sample, and the name of the individual who collected the sample;

(3) identification of the sample as a routine distribution system sample, a repeat sample, a raw or finished water sample, or a special purpose sample;

(4) the date and time that the sample was received and analyzed;

(5) the name of the laboratory and the laboratory employees responsible for the analysis;

(6) the analytical technique or method used; and
(7) the results of the analysis by the certified laboratory.

(d) The owner or operator of a public water system shall report to the department the results of any analyses required by this chapter for turbidity, fluoride, and residual disinfectant within 10 days after the end of the month during which the samples were taken, subject to the report certification requirements of 18 AAC 80.1900. The report must include

(1) the public water system identification number assigned under 18 AAC 80.210(c);

(2) the date and time the sample was taken;

(3) the name of the public water system;

(4) the sample location;

(5) for fill-and-draw systems, the date on which water was made;

(6) the results of the analysis by the certified laboratory; and

(7) the name of the individuals who collected and analyzed the sample.

(e) Compliance with deadlines for reporting in this section is determined by

(1) the postmark of a written report transmitted to the department by mail; or

(2) the time and date the department receives a report transmitted orally, by facsimile, courier, electronic data transfer, electronic mail, or a means of communication other than mail.

(f) Within 30 days after a change in facility name, ownership, operator, address, or status, the owner shall notify the department, in writing, of the change. (Eff. 10/1/99, Register 151; am 4/24/2009, Register 190; am 2/11/2017, Register 221; am 5/3/2019, Register 230)

Authority: \ AS 46.03.020 AS 46.03.710 AS 46.03.720 AS 46.03.050

Editor’s note: Offices for the department’s local drinking water program, as discussed in 18 A AC 80.355(b)(1), are located in Anchorage, Fairbanks, Juneau, Soldotna, and Wasilla.

18 A AC 80.360. Use of noncentralized treatment devices. (a) The owner of a community water system or non-transient non-community water system may use a point-of-entry treatment device to meet the MCLs set under 18 A AC 80.300(b)(1) and (2)(A) – (B), if the device meets the requirements of this section.
(b) The owner must obtain department approval to use a point-of-entry treatment device. To seek approval, the owner must submit plans for the device. Before deciding whether to approve those plans, the department will require adequate certification of performance, field testing, and a sealed engineering design review of a treatment device. The design and application of a device must address the tendency for an increase in heterotrophic bacteria concentrations in water treated with activated carbon. As conditions for its approval, the department will require frequent back-washing, post-contactor disinfection, and heterotrophic plate count monitoring to ensure that the microbiological safety of the water is not compromised, if the department determines that those conditions serve the interests of public health.

(c) The owner shall develop and obtain department approval for a monitoring plan before installing the point-of-entry treatment device as a means of achieving compliance. Under an approved plan, each device must provide health protection equivalent to central water treatment designed to treat the contaminant of interest. For purposes of this subsection, a device provides equivalent health protection if the water would meet all MCLs set under 18 AAC 80.300(b), and would be of acceptable quality, similar to water distributed by a properly operated and maintained central water treatment works.

(d) The operator shall properly operate and maintain the point-of-entry treatment device. In addition to the monitoring required under this chapter, the operator shall monitor the operation and maintenance of the device, including physical measurements and observations such as total flow treated and the mechanical condition of the treatment device.

(e) Under an approved plan for a point-of-entry treatment device, the owner shall ensure that the treatment is effective and properly applied and that the microbiological safety of the water is maintained. The owner may not use a point-of-entry treatment device to achieve compliance with an MCL or treatment technique requirement for a microbial contaminant.

(f) The owner shall ensure that consumers are protected and shall install, maintain, and adequately monitor a treatment device in each building connected to the system. The department will require the owner to provide assurance that each building is subject to treatment and monitoring, and that the rights of the public water system's customer are conveyed with the title upon sale of the building.

(g) The department will require the owner of a community water system or non-transient non-community water system to use point-of-entry devices to avoid an unreasonable risk to health as a condition for granting an exemption under 18 AAC 80.375 from the requirements for lead and copper under 40 C.F.R. 141.83 (Source Water Treatment Requirements) or 40 C.F.R. 141.84 (Lead Service Line Replacement Requirements), both adopted by reference in 18 AAC 80.010(a). In requiring the use of a point-of-entry device under this subsection, the department will allow only a device that does not cause increased corrosion of lead- and copper-bearing materials located between the device and the tap that could increase contaminant levels at the tap. (Eff. 10/1/99, Register 151; am 1/11/2004, Register 169; am 4/24/2009, Register 190)

**Authority:** AS 46.03.020 AS 46.03.710
AS 46.03.050 AS 46.03.720
**Editor's note:** Effective April 2019, Register 229, the Department of Environmental Conservation made a change to the authority citation for 18 AAC 80.360. The department did not amend the regulation itself.

**18 AAC 80.365. Bottled water, point-of-use treatment devices, and point-of-entry treatment devices.** (a) The use of bottled water or point-of-use treatment devices to achieve compliance with an MCL in 18 AAC 80.300 or with the requirements for lead and copper in 40 C.F.R. 141.81-141.84, adopted by reference in 18 AAC 80.010(a), is prohibited, except

1. on a temporary basis to avoid an unreasonable risk to health; or

2. if required by the department under (b) of this section.

(b) As necessary to serve the interests of public health, the department will require the owner of a community water system or non-transient non-community water system to use

1. bottled water, point-of-use treatment devices, or point-of-entry treatment devices as a condition of granting a variance under 18 AAC 80.370, a variance under 18 AAC 80.371, or an exemption under 18 AAC 80.375 from the requirements of 18 AAC 80.300(b)(1) and (2)(A) - (B); or

2. bottled water or point-of-use treatment devices as a condition of granting an exemption under 18 AAC 80.375 from the requirements of 40 C.F.R. 141.81 – 141.84, adopted by reference in 18 AAC 80.010(a).

(c) The owner of a community water system or non-transient non-community water system that uses bottled water or point-of-use treatment devices as a condition of obtaining a variance under 18 AAC 80.370 or 18 AAC 80.371 shall

1. use best available technology; and

2. maintain the microbiological safety of the water at all times.

(d) The owner of a community water system or non-transient non-community water system that uses bottled water as a condition of obtaining a variance under 18 AAC 80.370, a variance under 18 AAC 80.371, or an exemption under 18 AAC 80.375 from the requirements of 18 AAC 80.300(b)(1) and (2)(A) - (B), or an exemption under 18 AAC 80.375 from the requirements of 40 C.F.R. 141.81 – 141.84, adopted by reference in 18 AAC 80.010(a), shall supply each customer with sufficient amounts of bottled water that complies with 18 AAC 31.740, via door-to-door bottled water delivery. If a customer believes the amount of bottled water supplied to be insufficient, the department will determine the sufficiency of the amount supplied, based on whether the amount serves the interests of public health. In addition, the owner shall
(1) develop and implement an approved monitoring program that provides reasonable assurance that the bottled water meets each MCL; for the first quarter during which bottled water is supplied to the public, and annually thereafter, the owner shall ensure the monitoring of a representative sample of the bottled water for each contaminant for which an MCL is set under 18 AAC 80.300(b)(1) and (2)(A) – (B); or

(2) provide proof that the bottled water company from which the water is obtained has a department permit under 18 AAC 31.020, has an equivalent permit from another state, or otherwise meets the requirements of 21 C.F.R. 129, adopted by reference in 18 AAC 80.010(a).

(e) The owner of a community water system or non-transient non-community water system shall provide

(1) the results of a monitoring program conducted under (d)(1) of this section to the department annually; or

(2) the proof required by (d)(2) of this section to the department the first quarter after supplying bottled water and annually thereafter.

(f) Before installing a point-of-use treatment device, the owner of a community water system or non-transient non-community water system must obtain department approval of a monitoring plan that ensures that the device provides health protection equivalent to that provided by central water treatment designed to treat the contaminant of interest. For purposes of this subsection, a device provides equivalent health protection if the water would meet all MCLs set under 18 AAC 80.300(b) and would be of acceptable quality, similar to water distributed by a properly operated and maintained central water treatment works. Before issuing approval under this subsection, the department will

(1) determine that buildings connected to the system have sufficient point-of-use treatment devices that are properly installed, maintained, and monitored so that each consumer is protected; and

(2) certify performance of the point-of-use treatment device after performing field testing and a sealed engineering design review of the point-of-use treatment device.

(g) In addition to the other requirements of this section, the owner of a community water system or non-transient non-community water system that uses point-of-use treatment devices as a condition for obtaining a variance under 18 AAC 80.370, a variance under 18 AAC 80.371, or an exemption under 18 AAC 80.375 from the MCLs set under 18 AAC 80.300(b)(1) and (2)(A) – (B) must

(1) ensure the operation and maintenance of the point-of-use treatment devices; and
(2) ensure that the design and application of a point-of-use treatment device addresses the potential for increasing concentrations of heterotrophic bacteria in water treated with activated carbon; the department will require the use of frequent backwashing, post-contactor disinfection, and heterotrophic plate count monitoring to ensure that the microbiological safety of the water is not compromised, if the department determines that those requirements serve the interests of public health. (Eff. 10/1/99, Register 151; am 1/11/2004, Register 169; am 1/11/2006, Register 177; am 8/19/2006, Register 179; am 11/9/2006, Register 180; am 4/24/2009, Register 190)

Authority: AS 46.03.020 AS 46.03.710
AS 46.03.050 AS 46.03.720

Editor's note: Effective April 2019, Register 229, the Department of Environmental Conservation made a change to the authority citation for 18 AAC 80.365. The department did not amend the regulation itself.

18 AAC 80.370. Variances. (a) The requirements of 40 C.F.R. 142.40-142.46, adopted by reference in 18 AAC 80.010(a), apply to the department’s issuance of a variance to a public water system.

(b) To request a variance, the owner must

(1) submit on a form provided by the department a written application that includes the information described in 40 C.F.R. 142.41, adopted by reference in 18 AAC 80.010(a); and

(2) pay the applicable fee required in 18 AAC 80.1910(e).

(c) The owner must submit each variance or variance extension request on a separate application.

(d) As required in 18 AAC 80.1910(f)(1), the owner shall reimburse the department for expenses related to publication under 40 C.F.R. 142.44, adopted by reference in 18 AAC 80.010(a). (Eff. 10/1/99, Register 151; am 5/2/2004, Register 170; am 1/11/2006, Register 177; am 7/25/2010, Register 195)

Authority: AS 46.03.020 AS 46.03.710 AS 46.03.720
AS 46.03.050

18 AAC 80.371. Small system variances. (a) The requirements of 40 C.F.R. 142.301 - 142.309, adopted by reference in 18 AAC 80.010(a), apply to the department's issuance of a variance to a public water system serving fewer than 10,000 people that cannot comply with MCLs or treatment techniques required by this chapter.
(b) To request a small system variance, the owner must

(1) submit on a form provided by the department a written application that includes documentation, including Regulatory Commission of Alaska rate approval documents, mean household income data, and other information relevant to the ability of the public water system to afford to comply with the rule, as described in 40 C.F.R. 142.306, adopted by reference in 18 AAC 80.010(a); and

(2) pay the applicable fee required in 18 AAC 80.1910(e).

(c) The owner must submit each small system variance or small system variance extension request on a separate application.

(d) In addition to publishing notice as required in 40 C.F.R. 142.308(b), adopted by reference in 18 AAC 80.010(a), the department will publish a proposal to grant a small system variance on the Alaska Online Public Notice System established under AS 44.62.175.

(e) As required in 18 AAC 80.1910(f)(1), the owner shall reimburse the department for expenses related to publication required under 40 C.F.R. 142.308(b), adopted by reference in 18 AAC 80.010(a). (Eff. 1/11/2006, Register 177; am 7/25/2010, Register 195)

Authority:  

18 AAC 80.375. Exemptions. (a) The requirements of 40 C.F.R. 142.50 - 142.57, adopted by reference in 18 AAC 80.010(a), apply to the department's issuance of an exemption to a public water system that cannot comply with MCLs or treatment techniques required by this chapter, or cannot implement measures to develop an alternative source of water supply.

(b) To request an exemption, the owner must

(1) submit on a form provided by the department a written application that includes the information described in 40 C.F.R. 142.51, adopted by reference in 18 AAC 80.010(a); and

(2) pay the applicable fee required in 18 AAC 80.1910(e).

(c) The owner must submit each request for an exemption or an exemption extension as a separate application.

(d) As required in 18 AAC 80.1910(f)(1), the owner shall reimburse the department for expenses related to publication required under 40 C.F.R. 142.54, adopted by reference in 18 AAC 80.010. (Eff. 10/1/99, Register 151; am 1/11/2004, Register 169; am 1/11/2006, Register 177; am 7/25/2010, Register 195)
Authority:  AS 46.03.020  AS 46.03.710  AS 46.03.720
AS 46.03.050
Article 4. Coliform Bacteria Requirements.

Section

400. Applicability of coliform bacteria requirements
405. Routine monitoring
410. Sample siting plan review and approval
415. Repeat monitoring
420. Total coliform and *Escherichia coli* (*E. coli*) testing and laboratory reporting
425. Invalidation of total coliform samples
430. Sanitary surveys
435. Application, training, examination, and approval requirements for sanitary survey inspectors
438. Renewal of approval for a sanitary survey inspector
439. Revocation of approval for a sanitary survey inspector
440. (Repealed)
443. Level 1 assessment requirements
445. Level 2 assessment requirements

**18 AAC 80.400. Applicability of coliform bacteria requirements.** The requirements of 18 AAC 80.400 – 18 AAC 80.445 apply to the owner or operator of a public water system, to a certified laboratory that analyzes a sample from that system, or to a person who conducts sanitary surveys and assessments. (Eff. 10/1/99, Register 151; am 4/24/2009, Register 190; am 2/11/2017, Register 221)

**Authority:** AS 46.03.020 AS 46.03.710 AS 46.03.720

AS 46.03.050

**18 AAC 80.405. Routine monitoring.** (a) General monitoring requirements for a public water system include the following:

1. the operator of a public water system shall collect total coliform samples at sites that are representative of water throughout the distribution system according to a written sample siting plan that complies with 40 C.F.R. 141.853(a) and (b), adopted by reference in 18 AAC 80.010(a), and with 18 AAC 80.410;

2. the minimum number of routine samples required for a public water system is as follows:

   (A) for a non-community water system that is a groundwater system, that serves 1,000 or fewer individuals, and that operates year-round: one sample per quarter;

   (B) for a non-community water system that is a groundwater system, that serves 1,000 or fewer individuals, and that is a seasonal system: one sample per month during operation; monitoring may be reduced to quarterly as allowed under (b)(1) of this
section;

(C) for a community water system that is a groundwater system and that serves 1,000 or fewer individuals: one sample per month; quarterly monitoring may be allowed as set out under (c)(1) of this section;

(D) for a public water system that uses a surface water or GWUDISW source and that serves 1,000 or fewer individuals: one sample per month;

(E) for any public water system that serves more than 1,000 individuals: the number of samples per month as shown in the table "Total Coliform Monitoring Frequency for Public Water Systems Serving More than 1,000 People" in 40 C.F.R. 141.857(b), adopted by reference in 18 AAC 80.010(a); and

(3) the department will not allow a monitoring frequency for a public water system of less than one sample per quarter.

(b) A non-community water system that is a groundwater system and that serves 1,000 or fewer individuals must meet the routine monitoring requirements of 40 C.F.R. 141.854, adopted by reference in 18 AAC 80.010(a). In addition,

(1) under 40 C.F.R. 141.854(c), if a system is monitoring monthly as of April 1, 2016, the department will allow quarterly monitoring as follows:

(A) for a system that operates year-round that is on increased monitoring under 40 C.F.R. 141.854(f), the department will, in writing, return the system to a monitoring frequency of not less than quarterly if the

(i) owner requests the reduction in writing; and

(ii) system meets the criteria set out in 40 C.F.R. 141.854(g); the system must be supplied by a protected groundwater source described in (f) of this section;

(B) for a seasonal system, the department will, in writing, reduce the monitoring frequency to not less than quarterly if the

(i) owner requests the reduction in writing;

(ii) system meets the criteria set out in 40 C.F.R. 141.854(g); the system must be supplied by a protected groundwater source described in (f) of this section; and

(iii) system meets the applicable requirements of 40 C.F.R. 141.854(i); under 40 C.F.R. 141.854(i)(2)(i), the department will require the system to use the system's periods of highest demand as the site-specific
consideration on which the system's sample siting plan is based; and

(2) for a seasonal system, the department will require, as part of the seasonal system start-up information under 40 C.F.R. 141.854(i)(1), a separate start-up total coliform sample that is negative for coliform bacteria before the system may serve water to the public; the department will not allow a routine total coliform sample to also be used as the start-up sample under 18 AAC 80.407.

(c) A community water system that is a groundwater system and that serves 1,000 or fewer individuals must meet the routine monitoring requirements of 40 C.F.R. 141.855, adopted by reference in 18 AAC 80.010(a). In addition,

(1) under 40 C.F.R. 141.855(b), (c), and (e), the only systems allowed to monitor quarterly as of April 1, 2016, are systems that were on quarterly monitoring under schedules in effect as of March 31, 2016, under 40 C.F.R. 141.21, adopted by reference in 18 AAC 80.010(a);

(2) as of April 1, 2016, if a system that was on quarterly monitoring returns to routine monthly monitoring under 40 C.F.R. 141.855(e), the system must remain on monthly monitoring afterwards; and

(3) a new system that begins operations on or after April 1, 2016, must monitor monthly.

(d) A public water system that serves 1,000 or fewer individuals and that uses a surface water or GWUDISW source must meet the routine monitoring requirements of 40 C.F.R. 141.856, adopted by reference in 18 AAC 80.010(a). In addition,

(1) for a seasonal system, the department will require, as part of the seasonal system start-up information under 40 C.F.R. 141.856(a)(4)(i), a separate start-up total coliform sample that is negative for coliform bacteria before the system may serve water to the public; the department will not allow a routine total coliform sample to also be used as the start-up sample under 18 AAC 80.407; and

(2) under 40 C.F.R. 141.856(c), adopted by reference in 18 AAC 80.010(a), for a surface water system that does not practice filtration and has a turbidity measurement exceeding one NTU, the department may extend the 24-hour coliform sample collection time if the department finds that the operator, for logistical reasons outside the operator's control, cannot have the required coliform sample analyzed within 30 hours after collection, or, for a remote area as described 18 AAC 80.350, within 48 hours after collection; the department may extend the 24-hour sample collection schedule as follows, except that the department will not grant a waiver under this paragraph because of a lack of sampling containers:

(A) criteria for granting a waiver that extends the sample collection time include one or more of the following:
(i) the laboratories available to the public water system cannot analyze the sample within 30 hours after collection, or, for an area described in 18 AAC 80.350, within 48 hours after collection because of limited days of operation or limited laboratory capacity;

(ii) weather conditions prevent shipment of the sample to the laboratory and analysis within 30 hours after collection, or, for an area described in 18 AAC 80.350, within 48 hours after collection;

(iii) shipping services available to the public water system are limited so that the sample cannot be shipped and analyzed within 30 hours after collection, or, for an area described in 18 AAC 80.350, within 48 hours after collection;

(iv) another unusual or unpredictable situation, such as a wildfire or a landslide closing the road or knocking out a transmission line, makes it impossible for the public water system to meet either the 30-hour or the 48-hour sample holding time requirement;

(B) after determining under (A) of this paragraph that the public water system is unable to meet the 30-hour or the 48-hour sample holding time requirement, the department will grant a sample collection schedule waiver to the owner; the waiver is a written record of communication with the owner or operator describing the logistical problem and identifying an alternative sample collection schedule; the record of the waiver will be placed in the department's water system file; if the department determines that the logistical problems are likely to persist, the department may grant a standing waiver that will remain in effect for that public water system until the department rescinds or revises it; the standing waiver is a written record of the department's evaluation of and determination that the logistical problems are likely to persist; the record of the standing waiver will be placed in the department's water system file.

(e) Any public water system that serves more than 1,000 individuals must meet the routine monitoring requirements of 40 C.F.R. 141.857, adopted by reference in 18 AAC 80.010(a). In addition,

(1) for a seasonal system, the department will require, as part of the seasonal system start-up information under 40 C.F.R. 141.857(a)(4)(i), a separate start-up total coliform sample that is negative for coliform bacteria before the system may serve water to the public; the department will not allow a routine total coliform sample to also be used as the start-up sample under 18 AAC 80.407; and

(2) under 40 C.F.R. 141.857(c), for a surface water system that does not practice filtration and has a turbidity measurement exceeding one NTU, the department may extend the 24-hour coliform sample collection time if the department finds that the operator, for logistical reasons outside the operator's control, cannot have the required coliform sample analyzed within
30 hours after collection, or, for a remote area as described 18 AAC 80.350, within 48 hours after collection; the department may extend the 24-hour sample collection schedule as follows, except that the department will not grant a waiver under this paragraph because of a lack of sampling containers:

(A) criteria for granting a waiver that extends the sample collection time include one or more of the following:

(i) the laboratories available to the public water system cannot analyze the sample within 30 hours after collection, or, for an area described in 18 AAC 80.350, within 48 hours after collection because of limited days of operation or limited laboratory capacity;

(ii) weather conditions prevent shipment of the sample to the laboratory and analysis within 30 hours after collection, or, for an area described in 18 AAC 80.350, within 48 hours after collection;

(iii) shipping services available to the public water system are limited so that the sample cannot be shipped and analyzed within 30 hours after collection, or, for an area described in 18 AAC 80.350, within 48 hours after collection;

(iv) another unusual or unpredictable situation, such as a wildfire or a landslide closing the road or knocking out a transmission line, makes it impossible for the public water system to meet either the 30-hour or the 48-hour sample holding time requirement;

(B) after determining under (A) of this paragraph that the public water system is unable to meet the 30-hour or the 48-hour sample holding time requirement, the department will grant a sample collection schedule waiver to the owner; the waiver is a written record of communication with the owner or operator describing the logistical problem and identifying an alternative sample collection schedule; the record of the waiver will be placed in the department's water system file; if the department determines that the logistical problems are likely to persist, the department may grant a standing waiver that will remain in effect for that public water system until the department rescinds or revises it; the standing waiver is a written record of the department's evaluation of and determination that the logistical problems are likely to persist; the record of the standing waiver will be placed in the department's water system file.

(f) For purposes of this section, a protected groundwater source is a public water system source classified as groundwater that is protected from, or shows adequate indications of being protected from, actual or potential contamination, as follows:

(1) the source is not GWUDISW, surface water, or groundwater vulnerable to fecal contamination;
(2) the source complies with

(A) the applicable source water and well protection requirements of 18 AAC 80.015; and

(B) the minimum separation distance requirements of 18 AAC 80.020;

and

(3) at least one of the following is met:

(A) the engineering plan review and approval requirements of 18 AAC 80.200 – 18 AAC 80.235 are met, as applicable for the source;

(B) the source is in a confined aquifer;

(C) the owner, operator, or another entity acceptable to the department implements and maintains applicable source water protection strategies as determined by the department. (Eff. 10/1/99, Register 151; am 4/24/2009, Register 190; am 2/11/2017, Register 221; am 5/3/2019, Register 230)

Authority: AS 46.03.020 AS 46.03.710 AS 46.03.720
AS 46.03.050

18 AAC 80.407. Seasonal system start-up procedures. For purposes of the seasonal system start-up procedures required under 40 C.F.R. 141.854(i), 40 C.F.R. 141.856(a)(4), and 40 C.F.R. 141.857(a)(4), all adopted by reference in 18 AAC 80.010(a),

(1) unless exempt under (2) of this section, the owner or operator shall submit, subject to the report certification requirements of 18 AAC 80.1900, system start-up information to the department on a current form provided, and in a format approved, by the department; the start-up information shall be provided within the first 10 days after serving water to the public during the new operating season and must include, for the new operating season, documentation of a separate start-up total coliform sample that is negative for coliform bacteria;

(2) the department will allow a public water system to be exempt from the requirement to conduct and document the start-up procedure if the entire distribution system remains pressurized year-round. (Eff. 2/11/2017, Register 221; am 5/3/2019, Register 230)

Authority: AS 46.03.020 AS 46.03.710 AS 46.03.720
AS 46.03.050

18 AAC 80.410. Sample siting plan review and approval. (a) The requirements of this section are in addition to the requirements of 40 C.F.R 141.853(a) and (b), adopted by reference in 18 AAC 80.010(a).
(b) A written sample siting plan, addressing appropriate coliform sampling sites and frequency, must be submitted by the owner or operator to the department for review and approval. The plan must include

1. the public water system identification number assigned under 18 AAC 80.210(c);
2. the name, address, telephone number, facsimile number, and, if available, the electronic mail address of the public water system;
3. the name, address, telephone number, facsimile number, and, if available, the electronic mail address of the owner or operator or a designee;
4. the type of each water source;
5. the number of service connections;
6. the size of the population served each month;
7. the schedule for sampling frequency, including the number of routine samples required each month or quarter; for a seasonal system on reduced monitoring, the schedule must indicate each month that the public water system experiences the highest use during the monitoring period;
8. a list of sites where routine and repeat samples and other required samples will be taken during each monitoring period and the reasons for choosing those sites; the sites include the following:
   (A) the sites set out in 40 C.F.R. 141.853; the department will allow an alternative sampling location for at least one repeat sample upstream or downstream of the original sampling site as allowed under 40 C.F.R. 141.853(a)(5);
   (B) for a seasonal system, the location of the system start-up coliform sample taken before the system serves water to the public;
   (C) for a groundwater system, the source water sampling points described in 40 C.F.R. 141.402, adopted by reference in 18 AAC 80.010(a);
9. for a public water system with only one service connection, a narrative statement that
   (A) indicates that the routine sample will be taken from the single service connection; and
   (B) addresses how repeat monitoring will be done in the case of a positive routine sample, as provided under 40 C.F.R. 141.858(a)(2), adopted by reference in 18 AAC 80.010(a);
(10) a map of the public water system showing the location of source waters and types, water treatment facilities, water storage facilities, distribution lines, pressure zones, the first service connection, pressure reducing stations, booster stations, dead ends and the last service connection, major commercial and industrial areas, and the areas, zones, or actual sites for routine sampling, repeat sampling, and other sampling as provided under (8) of this subsection; the owner may provide a hand-drawn map, an as-built map, a street map, or a schematic of the water system; for a large system, the owner may indicate sampling sites by dividing the distribution system into sampling zones instead of pinpointing sampling taps, and may draw sampling zones according to pressure zones, areas served by a particular source water, or areas served by a particular storage or treatment facility; and

(11) other information as needed on a case-by-case basis for the department to make a determination regarding plan adequacy.

(c) The department will review and approve the sample siting plan as follows:

(1) the owner shall submit a new or a revised plan to the department for review and approval, as follows:

(A) for a new public water system, before the system is allowed to serve water to the public under 18 AAC 80.210;

(B) if a change to the public water system may require a plan revision to ensure the plan is appropriate to the system, including changes in

(i) monitoring frequency, including quarterly to monthly;

(ii) the system's operation period;

(iii) the population served;

(iv) the source; or

(v) the system's infrastructure;

(2) the owner shall keep the approved sample siting plan in the public water system's files; during a sanitary survey or other department-required inspection of the system, the owner shall make the plan available to the inspector as requested; the inspector shall review the plan and shall note any deficiencies in the plan, making suggestions for improvement subject to further department review and approval;

(3) based on the department's review, the department may

(A) make revisions directly to the plan, including modifying the system's monitoring schedule if the department determines that a different schedule is appropriate for the system; or
(B) require the owner to revise the plan; if a plan reviewed under this section has

(i) major deficiencies, the department will send the owner a report of these deficiencies within 30 days after receiving the plan; the owner shall submit a revised plan to the department within 30 days after receiving the report, unless the department and the owner agree in writing to another date; or

(ii) minor deficiencies, the department will consult with the owner, and after consultation, the owner shall agree in writing to a date for the owner to submit a revised plan;

(4) the department will notify the owner in writing when the sample siting plan is approved. (Eff. 10/1/99, Register 151; am 1/11/2006, Register 177; am 4/24/2009, Register 190; am 5/20/2011, Register 198; am 2/11/2017, Register 221)

Authority: AS 46.03.020 AS 46.03.710 AS 46.03.720
AS 46.03.050

18 AAC 80.415. Repeat monitoring. The requirements of 40 C.F.R. 141.858, adopted by reference in 18 AAC 80.010(a), apply to repeat monitoring. In addition,

(1) under 40 C.F.R. 141.858(a)(1), the department will, on a case-by-case basis, extend the 24-hour time limit if the owner or operator notifies the department about a logistical problem in collecting the repeat samples within 24 hours that is due to unusual and unpredictable circumstances beyond the owner's or operator's control and that makes meeting the 24-hour requirement impossible; for an extension under this paragraph, the department will specify how much time the public water system has to collect repeat samples; and

(2) repeat samples must be collected from the repeat sampling sites designated in the system's sample siting plan as set out in 18 AAC 80.410. (Eff. 10/1/99, Register 151; am 4/24/2009, Register 190; am 7/25/2010, Register 195; am 5/20/2011, Register 198; am 2/11/2017, Register 221)

Authority: AS 46.03.020 AS 46.03.710 AS 46.03.720
AS 46.03.050

18 AAC 80.420. Total coliform and Escherichia coli (E. coli) testing and laboratory reporting. (a) Under 40 C.F.R. 141.858(b), adopted by reference in 18 AAC 80.010(a), the owner or operator is responsible for ensuring that the department is notified in a timely manner of a routine or repeat sample that is total coliform-positive or Escherichia coli-positive, notwithstanding the requirements under (b) of this section.

(b) The certified laboratory performing the analysis shall report the results of a total-coliform bacteria analysis or an Escherichia coli bacteria analysis to the owner and to the
department as set out in 18 AAC 80.355 (b)(1) and (2). If a sample is total coliform positive, the certified laboratory shall analyze that total coliform-positive culture medium to determine if _Escherichia coli_ bacteria are present.


**Authority:**  
AS 46.03.020  
AS 46.03.710  
AS 46.03.720  
AS 46.03.050

**18 AAC 80.425. Invalidation of total coliform samples.** The requirements of 40 C.F.R. 141.853(c), adopted by reference in 18 AAC 80.010(a), apply to all public water systems and to certified laboratories that analyze drinking water samples. In addition,

(1) under 40 C.F.R. 141.853(c)(2), if a certified laboratory invalidates a sample, the laboratory shall notify the department and the owner by telephone, facsimile transmission, or electronic mail, within 24 hours after invalidating the sample;

(2) the operator shall resample within 24 hours after receiving notice of the invalidated sample unless the department, on a case-by-case basis and after determining that public health is adequately protected, extends the 24-hour time limit for collecting the sample.  
(Eff. 10/1/99, Register 151; am 4/24/2009, Register 190; am 2/11/2017, Register 221)

**Authority:**  
AS 46.03.020  
AS 46.03.710  
AS 46.03.720  
AS 46.03.050

**18 AAC 80.430. Sanitary surveys.** (a) The owner of a community water system, non-transient non-community water system, or transient non-community water system shall ensure that sanitary surveys addressing the eight components of a sanitary survey set out in EPA’s _Guidance Manual for Conducting Sanitary Surveys of Public Water Systems; Surface Water and Ground Water Under the Direct Influence (GWUDI)_ , Chapter 3, and in EPA’s _Sanitary Survey Guidance Manual for Ground Water Systems_, Chapter 4, both adopted by reference in 18 AAC 80.010(b), are completed as set out in this section.

(b) Under 40 C.F.R. 142.16(b)(3)(i) and (o)(2)(i), adopted by reference in 18 AAC 80.010(a), and except as provided in (c) of this section, the owner of a community water system, non-transient non-community water system, or transient non-community water system shall ensure that a sanitary survey is completed, and a report filed with the department, at least every

(1) three years for a community water system; and

(2) five years for a non-transient non-community water system and a transient non-community water system.
(c) A community water system may apply to the department for recognition as a system having outstanding performance. The application must be made in writing in a format approved by the department, and must include any supporting information or documentation that the department may require. A community water system that the department determines, in writing, to have outstanding performance may have a sanitary survey conducted every five years. When determining outstanding performance, the department will consider

(1) whether the MCLs set under 18 AAC 80.300 have been violated since the last sanitary survey;

(2) whether the applicable monitoring and reporting requirements of this chapter have been violated since the last sanitary survey;

(3) whether any violations of this chapter occurred during the past six years;

(4) whether any confirmed waterborne disease outbreaks attributable to the community water system occurred during the past six years;

(5) whether the community water system practices disinfection, and if so, its disinfection practices and performance;

(6) the community water system’s history of deficiencies and correction of deficiencies from its last two sanitary surveys;

(7) whether the community water system has system capacity sufficient to meet the requirements of 18 AAC 80.207;

(8) whether the community water system has a stable water source that has not experienced an interruption in supply;

(9) whether the community water system has complied with 18 AAC 80.015(c), has developed source water protection strategies based on information obtained in complying with 18 AAC 80.015(c), and has implemented or is implementing those strategies;

(10) whether the community water system has received final approval to operate in accordance with 18 AAC 80.210; and

(11) in the case of a groundwater system, whether the system has achieved 4-log treatment of viruses.

(d) No later than 30 days after completing the on-site water system inspection, a sanitary survey inspector shall provide a completed sanitary survey report to the department and to the owner

(1) on a current form provided, and in a format approved, by the department;
(2) accurately describing the results of the sanitary survey inspection.

(e) The department will reject a sanitary survey report that is incomplete or is not on a current form provided by the department. The department will notify the sanitary survey inspector and the affected water system of the rejected sanitary survey report, and will allow the sanitary survey inspector up to 30 days after the date of notification to provide a complete sanitary survey report to both the department and the owner on a form provided by the department. If completing a rejected or incomplete sanitary survey report requires it, the sanitary survey inspector must complete another site visit to the affected public water system.

(f) If a situation or condition is found during a sanitary survey inspection that poses, or has the potential to pose, an imminent threat to public health or safety, the sanitary survey inspector shall notify the department of the situation or condition by telephone, facsimile transmission, or electronic mail not later than 24 hours after the situation or condition is found.

(g) The department will determine if a situation or condition identified in (d), (e), or (f) of this section is a deficiency, and if a deficiency is identified, the department will determine the severity of the deficiency. Not later than 30 days after identifying the deficiency, the department will provide written notification of the deficiency to the owner to determine a corrective action plan. However, in the interest of public health, the department may elect to orally notify the owner of the deficiency to begin the process of the corrective action plan required under (h) of this section, with the department following up with written notification of the deficiency to the owner within the 30-day timeframe.

(h) A corrective action plan for one or more significant deficiencies

(1) must be approved by the department;

(2) must be in writing; however, if the department determines that corrective action need not be delayed for submission of a written corrective action plan, the department may waive the requirement of this paragraph, may allow the owner to propose a corrective action plan orally, and may approve the plan orally; if the department gives an oral approval, the department will issue a written confirmation of the owner’s corrective action plan no later than five days after the date of the oral approval; in the event of an alleged discrepancy between the oral communication and the written confirmation, the owner shall comply with the corrective action plan as expressed in the written confirmation;

(3) must include a schedule with one or more dates for completion of specified corrective actions, and a date for final completion of all corrective actions; unless the department requires or approves a different schedule, final completion of all corrective actions must be no later than 120 days after the date of department approval of the corrective action plan;

(4) may require the owner to notify the department within a specified time of any failure to complete specified actions under the corrective action schedule;
(5) must require the owner to notify the department not later than 30 days after final completion of all corrective actions; and

(6) may be amended upon written approval from the department.

(i) If an employee of the department performs a sanitary survey required under this section, the owner shall pay the fee required in 18 AAC 80.1910(a)(2).

(j) Failure of the owner to comply with the sanitary survey requirements of this section is a monitoring violation and requires that the owner provide public notification under 18 AAC 80.1020.


Authority: AS 46.03.020 AS 46.03.710 AS 46.03.720
AS 46.03.050

18 AAC 80.435. Application, training, examination, and approval requirements for sanitary survey inspectors. (a) A person must be approved under this section in order to conduct a sanitary survey inspection, complete a sanitary survey report, or submit a sanitary survey report to the department. The sanitary survey inspector who conducted the sanitary survey shall sign the sanitary survey report, subject to the report certification requirements of 18 AAC 80.1900. An owner, operator, or employee of a public water system may not conduct a sanitary survey of that system.

(b) An individual applying for approval to conduct sanitary surveys must

(1) attend and successfully complete an approved sanitary survey training program for public water systems that covers standard sanitary engineering practices and principles at a level of knowledge that the department determines will adequately protect public health;

(2) submit a completed application on a current form provided by the department;

(3) pay the fee required by 18 AAC 80.1910(a)(7);

(4) submit verification that the applicant has completed the sanitary survey training program and passed the written sanitary survey examination with a score of 70 percent or more; and
(5) submit documentation showing the applicant’s education, certified vocational or academic program training, credentials, and employment history demonstrating the applicant’s competency to conduct sanitary surveys and prepare the reports required by this chapter, and the applicant's knowledge and understanding of drinking water systems, including

(A) water sources;

(B) treatment;

(C) distribution system;

(D) finished water storage;

(E) pumps, pump facilities, and controls;

(F) monitoring, reporting, and data verification;

(G) water system management and operation;

(H) operator compliance with department requirements; and

(I) materials and supplies.

(c) The department will evaluate the information submitted by the applicant in (b) of this section and approve or deny the applicant to conduct sanitary surveys in this state.

(d) Unless revoked under 18 AAC 80.439, an approval issued under this section is valid for two years.

(e) A person aggrieved by a decision under this section may request a hearing under 18 AAC 80.1920. (Eff. 10/1/99, Register 151; am 1/11/2006, Register 177; am 11/9/2006, Register 180; am 7/25/2010 Register 195; am 5/20/2011, Register 198)

Authority: AS 46.03.020 AS 46.03.710 AS 46.03.720
AS 46.03.050

18 AAC 80.438. Renewal of approval for a sanitary survey inspector. (a) A sanitary survey inspector who seeks to renew an approval to conduct sanitary surveys must

(1) submit a completed application on a current form supplied by the department;

(2) pay the fee required by 18 AAC 80.1910(a)(8);

(3) submit verification that the applicant has satisfactorily completed an approved advanced refresher sanitary survey training program for public water systems;
(4) provide a list of all sanitary surveys completed by that inspector since the initial approval, or the last renewal, including the date of each survey, the public water system name, and the public water system identification number issued by the department; and

(5) provide a written update of the information previously provided under 18 AAC 80.435(b)(5) or this subsection.

(b) The department will notify the inspector within 30 days after receipt of a complete application packet required in (a) of this section of the department’s approval or rejection of the renewal request.

(c) Unless revoked under 18 AAC 80.439, a renewal of an approval issued under this section is valid for two years.

(d) A person aggrieved by a decision under this section may request a hearing under 18 AAC 80.1920. (Eff. 1/11/2006, Register 177; am 7/25/2010, Register 195; am 5/3/2019, Register 230)

Authority:  AS 46.03.020  AS 46.03.710  AS 46.03.720
AS 46.03.050

18 AAC 80.439. Revocation of approval for a sanitary survey inspector. (a) The department may revoke an approval that was issued under 18 AAC 80.435 or 18 AAC 80.438 if the department finds that

(1) fraud or deceit was used to obtain approval;

(2) the sanitary survey inspector has substantially or willfully violated a requirement of this chapter;

(3) the sanitary survey inspector failed to identify, document, or timely report a situation or condition that poses, or may pose, a threat to public health or safety, including a situation or condition that may be identified by the department as a significant deficiency; or

(4) the sanitary survey inspector’s performance was otherwise deficient or negligent.

(b) If the department revokes a sanitary survey inspector’s approval issued under 18 AAC 80.435 or 18 AAC 80.438, the department will send the sanitary survey inspector a notice that states

(1) the grounds for the revocation;

(2) that the revocation begins 30 days after the date of the notice;
(3) that the sanitary survey inspector may not perform sanitary surveys on or after the date when the revocation begins; and

(4) that the sanitary survey inspector may, as provided in 18 AAC 80.1920, request informal review under 18 AAC 15.185 of the revocation in accordance with 18 AAC 80.1920 within 20 days after issuance of the department’s notice and may request an adjudicatory hearing under 18 AAC 15.200 within 30 days after receiving the notice.

(c) A sanitary survey inspector whose approval has been revoked under (a) of this section may not apply for re-approval for 12 months after the date of revocation and must complete the requirements of 18 AAC 80.435(b). (Eff. 1/11/2006, Register 177; am 5/20/2011, Register 198; am 2/11/2017, Register 221; am 11/7/2017, Register 224; am 5/3/2019, Register 230)

Authority: AS 46.03.020 AS 46.03.710 AS 46.03.720
AS 46.03.050


18 AAC 80.443. Level 1 assessment requirements. (a) The requirements for a Level 1 assessment under 40 C.F.R. 141.859, adopted by reference in 18 AAC 80.010(a), apply to a public water system. In addition, the department will require the Level 1 assessment report submitted to the department by the owner or operator to

(1) be completed on a current form provided, and in a format approved, by the department;

(2) accurately describe the results of the Level 1 assessment; and

(3) be signed by the person who conducted the assessment, subject to the report certification requirements of 18 AAC 80.1900.

(b) The requirements of 18 AAC 80.050 apply to a Level 1 assessment. (Eff. 2/11/2017, Register 221)

Authority: AS 46.03.020 AS 46.03.710 AS 46.03.720
AS 46.03.050

18 AAC 80.445. Level 2 assessment requirements. (a) The requirements for a Level 2 assessment under 40 C.F.R. 141.859, adopted by reference in 18 AAC 80.010(a), apply to a public water system. In addition,
(1) a person must be approved as a sanitary survey inspector under 18 AAC 80.435, 18 AAC 80.438, and 18 AAC 80.439, as appropriate, in order to conduct a Level 2 assessment inspection, complete a Level 2 assessment form, and submit a Level 2 assessment certification page to the department; the sanitary survey inspector who conducted the Level 2 assessment shall sign the Level 2 assessment report, subject to the report certification requirements of 18 AAC 80.1900;

(2) an owner, operator, or employee of a public water system may not conduct a Level 2 assessment of that system, even if the person is an approved sanitary survey inspector;

(3) if an employee of the department conducts the Level 2 assessment, the owner shall pay a fee to the department as described in 18 AAC 80.1910(a)(1); and

(4) the Level 2 assessment report must

(A) be completed on a current form provided, and in a format approved, by the department; and

(B) accurately describe the results of the Level 2 inspection and assessment.

(b) The requirements of 18 AAC 80.050 apply to a Level 2 assessment. (Eff. 2/11/2017, Register 221)

Authority: AS 46.03.020 AS 46.03.710 AS 46.03.720
AS 46.03.050
Article 5. Lead and Copper Requirements.

Section

500. Use of lead prohibited
505. Applicability of lead and copper requirements
510. (Repealed)
515. (Repealed)
520. (Repealed)
525. (Repealed)
530. (Repealed)
535. (Repealed)
540. (Repealed)
545. (Repealed)
550. (Repealed)
555. (Repealed)
560. (Repealed)
565. (Repealed)

18 AAC 80.500. Use of lead prohibited. Except as provided under (b) of this section, an owner may use only lead-free pipes, pipe fittings, plumbing fittings, fixtures, solder, or flux in the installation or repair of

(1) a public water system; or

(2) plumbing in a residential or nonresidential facility that

(A) provides water for human consumption; and

(B) is connected to a public water system.

(b) The requirements set out in (a) of this section do not apply

(1) to leaded joints necessary to repair cast iron pipes;

(2) if pipes, pipe fittings, plumbing fittings, or fixtures, including backflow preventers, are used exclusively with nonpotable services; for purposes of this paragraph, nonpotable surfaces include manufacturing, industrial processing, irrigation, outdoor watering, and other uses where the water is not anticipated to be used for human consumption; or

(3) to toilets, bidets, urinals, fill valves, flushometer valves, tub fillers, shower valves, fire hydrants, service saddles, or water distribution main gate valves that are two inches in diameter or larger.

(c) For purposes of (a) in this section,
(1) solder and flux is lead-free if it contains not more than 0.2 percent lead;

(2) pipes, pipe fittings, plumbing fittings, and fixtures are lead-free if the maximum lead content in the pipes, pipe fittings, plumbing fittings, and fixtures is not more than a weighted average of 0.25 percent lead with respect to the wetted surfaces of the pipes, pipe fittings, plumbing fittings, and fixtures; the weighted average lead content of a pipe, pipe fitting, plumbing fitting, or fixture must be calculated using the following formula:

(A) for each wetted component, the percentage of lead in the component is multiplied by the ratio of the wetted surface area of that component to the total wetted surface area of the entire product to arrive at the weighted percentage of lead of the component;

(B) the weighted percentage of lead of each wetted component is added together, and the sum of the weighted percentages constitutes the weighted average lead content of the product;

(C) the lead content of the material used to produce wetted components will be used to determine compliance with this paragraph;

(D) for lead content of materials that are provided as a range, the maximum content of the range will be used.

(d) In (a) and (c) of this section, “fixture” includes a backflow preventer in contact with water intended for human consumption. (Eff. 10/1/99, Register 151; am 4/24/2009, Register 190; am 12/13/2014, Register 212; am 12/26/2014, Register 212)

Authority: AS 46.03.020 AS 46.03.710 AS 46.03.720
AS 46.03.050

18 AAC 80.505. Applicability of lead and copper requirements. The requirements of 40 C.F.R. 141.80 – 141.91, adopted by reference in 18 AAC 80.010, apply to a

(1) community water system; and

(2) non-transient non-community water system. (Eff. 10/1/99, Register 151; am 1/11/2004, Register 169)

Authority: AS 46.03.020 AS 46.03.710
AS 46.03.050 AS 46.03.720

Editor’s note: Effective April 2019, Register 229, the Department of Environmental Conservation made a change to the authority citation for 18 AAC 80.505. The department did not amend the regulation itself.


18 AAC 80.520. Applicability of corrosion control treatment steps to small, medium, and large water systems. Repealed. (Eff. 10/1/99, Register 151; repealed 1/11/2004, Register 169)

18 AAC 80.525. Description of corrosion control treatment steps. Repealed. (Eff. 10/1/99, Register 151; repealed 1/11/2004, Register 169)

18 AAC 80.530. Source water treatment requirements. Repealed. (Eff. 10/1/99, Register 151; repealed 1/11/2004, Register 169)


Article 6. Surface Water Treatment.

Section

600. Applicability of surface water treatment requirements
605. Groundwater under the direct influence of surface water (GWUDISW) determination
610. Turbidity
615. General requirements
620. Criteria for avoiding filtration
625. Public hearing on filtration determination
635. Disinfection requirements
640. (Repealed)
645. (Repealed)
650. Filtration
655. General monitoring requirements
660. Monitoring requirements for systems avoiding filtration
665. Monitoring requirements for systems that provide filtration treatment
670. Reporting and recordkeeping requirements
675. (Repealed)
680. (Repealed)
685. (Repealed)
699. Definition for surface water treatment requirements

18 AAC 80.600. Applicability of surface water treatment requirements. The requirements of 40 C.F.R. 141.70 – 141.76, adopted by reference in 18 AAC 80.010(a), and of 18 AAC 80.600 – 18 AAC 80.699 apply only to the owner or operator of a community water system, non-transient non-community water system, or transient non-community water system using a surface water source or a GWUDISW source or to a certified laboratory that analyzes a sample from that system. (Eff. 10/1/99, Register 151; am 4/24/2009, Register 190)

Authority:  AS 46.03.020    AS 46.03.710
            AS 46.03.050    AS 46.03.720

Editor’s note: Effective April 2019, Register 229, the Department of Environmental Conservation made a change to the authority citation for 18 AAC 80.600. The department did not amend the regulation itself.

18 AAC 80.605. Groundwater under the direct influence of surface water (GWUDISW) determination. (a) The owner of an existing or proposed public water system shall provide the information that the department considers necessary to make a determination whether to classify a water source, including a well, spring, or infiltration gallery, as groundwater under the direct influence of surface water (GWUDISW).

(b) The department will determine whether the water source should be classified as
GWUDISW based on an evaluation of the information described in (c) of this section. A field assessment as described in (d) of this section, a water quality assessment described in (e) of this section, or both, may also be required before the department makes the determination.

(c) The department will determine if a water source is GWUDISW after an evaluation of information that the department considers necessary to make that determination, including

(1) the plans submitted under 18 AAC 80.205;

(2) characteristics of the physical area of the water source and area surrounding the water source, including

   (A) the horizontal and vertical distance from the water source to surface water, including intermittent surface water;

   (B) the topography of the area surrounding the water source, including whether drainage of surface water is directed away from the water source;

   (C) relative elevations of source water compared to surface water elevations;

   (D) possible sources of biological contamination that could affect water quality, including the location and type of waste disposal and wastewater discharges, if any;

   (E) other potential pathways for surface water to infiltrate the subsurface such as wells, holes, and excavations that are not sealed, protected, or filled in accordance with 18 AAC 80.015(d); and

   (F) if available, other hydrological or hydrogeological information prepared by a registered engineer or a professional geologist specializing in hydrology or hydrogeology.

(3) the construction records of the water source, including

   (A) for a well, construction records of the well, including the information required in 18 AAC 80.210(h); or

   (B) for a water source other than a well, construction records demonstrating how the water source is protected from surface runoff;

(4) the current physical condition of the water source, including

   (A) for a well, evidence of how the wellhead complies with 18 AAC 80.015; or;
(B) other evidence of how the water source is currently protected from surface water runoff or flooding;

(5) the results of laboratory analyses of untreated water from the water source for biological quality or other water quality parameters useful for comparing the water source to surface water, including the results of any advanced water testing methods and analyses, if required by the department under (e) of this section;

(6) the occurrence of waterborne disease outbreaks, if any;

(7) information from past sanitary surveys, if any;

(8) if required by the department, information gathered during an on-site field assessment described in (d) of this section;

(9) if required by the department, information contained in the water quality assessment described in (e) of this section; and

(10) additional information needed by the department to make its determination.

(d) The department may require an on-site field assessment to collect information in (c) of this section that is not provided by the owner. The field assessments may be

(1) completed by the department, after payment of the fee in 18 AAC 80.1910(a)(5)(A); or

(2) completed by a registered engineer, professional geologist, or professional hydrologist, provided to the department in a format approved by the department, and reviewed by the department, after payment of the fee in 18 AAC 80.1910(a)(5)(B).

(e) The department may require the owner to complete a water quality assessment to compare physical, biological, and chemical characteristics of the water source to climatological or surface water conditions, to support a determination as described in (f)(5) of this section. The owner shall

(1) before sampling or analysis, submit for department approval a water quality assessment plan that includes

   (A) the purpose of the assessment;

   (B) the scope of water sources and surface water to be included in the study:

   (C) the water quality and other parameters to be measured, such as turbidity, temperature, conductivity, pH, total dissolved solids, microscopic analysis, coliform analysis, or precipitation events;
(D) if necessary, advanced water testing methods and analyses to be used such as

(i) microscopic analysis of the particulate matter in a water sample for primary surface water indicators, including algae, diatoms, Cryptosporidium, and Giardia;

(ii) a particle count analysis that examines the number and size of particles in the surface water body and compare that data to the number and size of particles in water from the source being evaluated;

(iii) an examination of the water for specific chemical tracers that indicate a surface water contaminant;

(iv) specialized analyses, such as examining the source water and surface water for specific ionic ratios, or comparing the source water to other known groundwater sources; or

(v) tracers, dyes, or other tests that the department determines will provide data helpful to the department’s determination;

(E) a description of sampling and procedures to ensure representative samples, equipment to be used, and corresponding sample locations, frequency, and times;

(F) a description of the anticipated procedures to be used for the data evaluation, interpretation, and criteria to be used as a basis for findings; and

(G) the identification and qualification of personnel responsible for the water quality assessment and personnel participating in the activities proposed for the assessment;

(2) present all data collected in the assessment in a format approved by the department, including a written interpretation of the results or findings; and

(3) pay the fee required in 18 AAC 80.1910(a)(5)(C), after which the department will review the water quality assessment.

(f) The department will classify the water source as GWUDISW if

(1) after the evaluation described in (c) of this section, the department determines that the water source is not protected from direct surface water influence;

(2) well construction does not comply with 18 AAC 80.015 to the extent that surface water or surface contamination can directly contaminate the well water, and the owner fails to take the steps required by the department to bring the well into compliance;
(3) the water source is not protected from surface runoff or influence, and the owner fails to take the steps required by the department to remedy the deficiency;

(4) after review of the on-site field assessment described in (d) of this section, the department determines that the water source is not protected from direct surface water influence; or

(5) after review of the water quality assessment described in (e) of this section, the department determines that the water sources has

(A) biological surface water indicators;

(B) significant and relatively rapid shifts in water source characteristics;

or

(C) other characteristics that closely correlate to climatological or surface water conditions.

(g) The department may require a new GWUDISW determination if it determines that the water source may not be protected from surface water, surface influence, or surface contamination, as a result of changes to the characteristics of the physical area, the physical condition of the water source, water quality, or other risk factor.

(h) The department will keep a written records of each GWUDISW determination that the department makes, and will retain that record for 40 years after the date of the determination. (Eff. 10/1/99, Register 151; am 4/24/2009, Register 190; am 7/25/2010, Register 195; am 5/3/2019, Register 230)

Authority:  AS 46.03.020  AS 46.03.710  AS 46.03.720
            AS 46.03.050

18 AAC 80.610. Turbidity.  (a) A community water system, non-transient non-community water system, or transient non-community water system that uses a surface water source or a GWUDISW source shall meet the applicable turbidity requirements in 40 C.F.R. 141.71 – 141.74, adopted by reference in 18 AAC 80.010(a).

(b) An owner or operator who submits a turbidity report to the department shall comply with the report certification requirements of 18 AAC 80.1900.  (Eff. 10/1/99, Register 151; am 4/24/2009, Register 190)

Authority:  AS 46.03.020  AS 46.03.710
            AS 46.03.050  AS 46.03.720
Editor’s note: Effective April 2019, Register 229, the Department of Environmental Conservation made a change to the authority citation for 18 AAC 80.610. The department did not amend the regulation itself.

18 AAC 80.615. General requirements. The department will not grant a variance from a requirement of 40 C.F.R. 141.70 – 141.76, adopted by reference in 18 AAC 80.010(a), or of 18 AAC 80.600 – 18 AAC 80.699.  (Eff. 10/1/99, Register 151; am 9/28/2001, Register 159; am 1/11/2006, Register 177; am 8/19/2006, Register 179; am 11/9/2006, Register 180; am 4/24/2009, Register 190)

Authority:  AS 46.03.020  AS 46.03.710
            AS 46.03.050  AS 46.03.720

Editor’s note: Effective April 2019, Register 229, the Department of Environmental Conservation made a change to the authority citation for 18 AAC 80.615. The department did not amend the regulation itself.

18 AAC 80.620. Criteria for avoiding filtration. The requirements of 40 C.F.R. 141.71 (criteria for avoiding filtration), adopted by reference in 18 AAC 80.010(a), apply to a community water system, non-transient non-community water system, or transient non-community water system that uses a surface water source or a GWUDISW source and that seeks to avoid filtration. In addition to those requirements, the system must follow the requirements listed below when seeking to avoid filtration:

(1) under 40 C.F.R. 141.71, the owner must pay to the department the fee required under 18 AAC 80.1910(a)(3) for each initial review and approval of a complete surface water treatment rule filtration avoidance criteria determination that is conducted by the department;

(2) under 40 C.F.R. 141.71(b)(2), the annual watershed control program maintenance report submitted to the department for review and approval must

(A) be submitted on or before July 1 each year; and

(B) meet the report certification requirements of 18 AAC 80.1900;

(3) under 40 C.F.R. 141.71(b)(3), only the department will conduct the annual onsite inspection to determine whether the public water system may continue to avoid filtration; in addition,

(A) the department will prepare a report of the annual onsite inspection summarizing all findings and will provide a copy of its report to the owner within 30 days after the inspection;
(B) the owner shall pay to the department the fees required under 18 AAC 80.1910(a)(4) for the onsite inspection;

(4) the department, after making a determination under (3) of this section, will notify the owner in writing and provide an opportunity to comment on and appeal the decision under 18 AAC 80.1920;

(5) under 40 C.F.R. 141.71(b)(4), in determining whether a waterborne disease outbreak has occurred and whether the public water system was the source of the outbreak, the department will consult with the Department of Health and Social Services, division of public health; if the system is identified as the source of a disease outbreak, the department will ascertain the physical system configuration and operating practices in place at the time of the outbreak and identify the cause of the outbreak within the public water system; the department will determine whether the physical configuration or operating practices have changed since the outbreak and whether the changes are sufficient to prevent another disease outbreak; the department will require physical changes, including the installation of alarms, automatic shutoff valves, and redundant components as the department determines necessary to prevent another outbreak, unless the department, after considering the possibility for human error, determines that operational changes alone are likely to prevent another outbreak; if further changes are required to prevent another outbreak, the department will notify the owner and will specify the nature of the required changes, a time frame for implementing the changes, and interim measures required, if any, to prevent another outbreak; if the changes are not sufficient to prevent another outbreak, the department will notify the owner in writing of the need to install treatment as required under 40 C.F.R. 141.70 – 141.76, adopted by reference in 18 AAC 80.010(a), and under 18 AAC 80.600 – 18 AAC 80.699, offering the owner an opportunity to comment on the decision, correct factual information, and appeal the decision under 18 AAC 80.1920;

(6) based on information obtained from the onsite inspection report required under 40 C.F.R. 141.71(b)(3), the department will revoke the watershed control program approval issued under 40 C.F.R. 141.71(b)(2) if the department finds that an owner does not adequately maintain or implement a watershed control program; in revoking an approval under this paragraph, the department will provide

(A) written notice to the owner describing specific deficiencies; and

(B) an opportunity for the owner to

(i) correct information and comment on the notice;

(ii) correct deficiencies within a time specified by the department;

and

(iii) appeal a revocation decision under 18 AAC 80.1920;

(7) the owner may request a waiver of the requirements of 40 C.F.R. 141.71(b)(1)(iv) and 40 C.F.R. 141.71(b)(5) on the basis that the failure was not
caused by a deficiency in treatment of the source water; the request must include a summary of events leading to the problem, a summary of measures taken to correct the problem, and a conclusion as to the cause of the problem, with supporting documentation; the department will investigate the failure, including an onsite visit as necessary to determine the cause, and will review the information provided by the owner; the department will issue written findings and conclusions as to the cause of a failure, the adequacy of corrective action, if any, and whether the cause was a result of a deficiency in treatment of the source water or whether the problem occurred after treatment; the department will provide the owner with an opportunity to review, comment on, and appeal the department’s findings under 18 AAC 80.1920;

(8) for purposes of 40 C.F.R. 141.71(a) and (b), an event or circumstances are unusual and unpredictable if the department determines that the event or the circumstances do not have a recurrence interval or that the probability of occurrence is less than 10 percent in a year; in making the determination, the department will consider

(A) supporting information, if any, provided by the owner;

(B) whether the event or circumstances last more than a few days;

(C) whether the event or circumstances cause routinely reported water quality parameters to be exceeded;

(D) whether the owner installs modifications to the system to decrease the likelihood that the event or circumstances will reoccur; and

(E) whether an event or circumstances, or their recurrence, pose an unreasonable risk to public health. (Eff. 10/1/99, Register 151; am 3/25/2001, Register 157; am 9/28/2001, Register 159; am 11/9/2006, Register 180; am 4/24/2009, Register 190; am 7/25/2010, Register 195)

Authority: AS 46.03.020 AS 46.03.710 AS 46.03.720
AS 46.03.050

18 AAC 80.625. Public hearing on filtration determination. (a) If the department determines that a public water system must install filtration, the department will issue a notice of the department’s determination to the owner of the system and will publish notice of the department’s determination in a newspaper of general circulation. In the public notice, the department will

(1) describe the reasons for the determination and indicate the date by which filtration must be installed; and

(2) state that the department will hold a public hearing if the owner of the system requests a hearing or if sufficient public interest is shown.
(b) A request for a public hearing under this section must be submitted in writing to the
department within 10 days after publication of notice under (a) of this section. The request must
describe the requestor's interests and the aspect of the determination that is requested to be heard.
If the department grants a request for public hearing, the department will publish notice of the
date, time, and place of the hearing at least 10 days before the hearing.

(c) A hearing under this section does not stay the department's determination. The only
aspects of the department's determination that will be heard are

1. whether the department has correctly determined that filtration is required; and
2. whether the department has provided reasonable time within which the owner
   of the public water system must install filtration. (Eff. 10/1/99, Register 151; am 4/24/2009,
   Register 190)

Authority: AS 46.03.020  AS 46.03.710
AS 46.03.050  AS 46.03.720

Editor’s note: Effective April 2019, Register 229, the Department of Environmental
Conservation made a change to the authority citation for 18 AAC 80.625. The department did
not amend the regulation itself.

18 AAC 80.635. Disinfection requirements. (a) In addition to complying with the
requirements of 40 C.F.R. 141.72 (disinfection), adopted by reference in 18 AAC 80.010(a), a
community water system, non-transient non-community water system, or transient non-
community water system that uses a surface water source or a GWUDISW source must meet the
applicable requirements of this section.

(b) If the department or the EPA has not determined in writing that filtration is required,

1. the owner of a system that does not provide filtration treatment and that uses a
   surface water source and is a new system must apply the disinfection treatment requirements of
   40 C.F.R. 141.72(a)(3) and (4), adopted by reference in 18 AAC 80.010(a), beginning when the
   system starts operation after the department issues final approval to operate for the system under
   18 AAC 80.210(k);

2. the owner of a system that does not provide filtration treatment and that uses a
   GWUDISW source must,

   (A) within six months after the department determines that the
groundwater source is under the direct influence of surface water, apply the disinfection
   treatment requirements of 40 C.F.R. 141.72(a)(3) and (4), adopted by reference in
   18 AAC 80.010(a); and
(B) within 18 months after the department determines that the groundwater source is under the direct influence of surface water, provide disinfection treatment as described in 40 C.F.R. 141.72(a)(1) and (2), adopted by reference in 18 AAC 80.010(a).

(c) For a system that does not provide filtration treatment, the department will allow automatic shutoff of delivery of water to the distribution system under 40 C.F.R. 141.72(a)(2)(ii), adopted by reference in 18 AAC 80.010(a), if

1. the department’s evaluation of the system configuration confirms adequate protection against negative pressures in the system;
2. provisions exist for high demand periods including fire flow requirements;
3. the department’s evaluation of the system confirms that the system has adequate distribution system storage to maintain positive pressure of at least 20 pounds per square inch for continued water use; and
4. the department finds that automatic shutoff does not cause unreasonable risk to health or interfere with fire protection.

(d) For a system that provides filtration treatment, the department will, under 40 C.F.R. 141.72(b)(1), adopted by reference under 18 AAC 80.010(a), assess the effectiveness of the removal or inactivation of Giardia lamblia cysts and viruses in accordance with standard sanitary engineering practices and principles. The owner shall provide a minimum of 0.5 log Giardia lamblia cyst inactivation to supplement filtration and shall maintain a second treatment barrier for microorganisms. (Eff. 10/1/99, Register 151; am 11/9/2006, Register 180; am 4/24/2009, Register 190)

Authority: 
- AS 46.03.020
- AS 46.03.710
- AS 46.03.050
- AS 46.03.720

Editor’s note: Effective April 2019, Register 229, The Department of Environmental Conservation made a change to the authority citation for 18 AAC 80.635. The department did not amend the regulation itself.

18 AAC 80.640. Disinfection requirements for systems avoiding filtration. 
Repealed. (Eff. 10/1/99, Register 151; repealed 4/24/2009, Register 190)

18 AAC 80.650. Filtration. (a) In addition to complying with the requirements of 40 C.F.R. 141.73 (filtration), adopted by reference in 18 AAC 80.010(a), the owner of a community water system, non-transient non-community water system, or transient non-community water system that uses conventional filtration, direct filtration, or slow sand filtration may submit a written request to the department to allow a higher turbidity level. On a case-by-case basis and if the written request includes sufficient information to allow a determination in accordance with standard sanitary engineering practices and principles, the department will determine whether to allow turbidity levels of up to

(1) one NTU for a system using conventional filtration or direct filtration under 40 C.F.R. 141.73(a), adopted by reference in 18 AAC 80.010(a);

(2) five NTUs for a system using slow sand filtration under 40 C.F.R. 141.73(b), adopted by reference in 18 AAC 80.010(a).

(b) A community water system, non-transient non-community water system, or transient non-community water system that meets the requirements in 40 C.F.R. 141.73(d), adopted by reference under 18 AAC 80.010(a), to use an alternative filtration system, and that serves fewer than 10,000 individuals, must comply with the requirements of 40 C.F.R. 141.550 – 141.553 (combined filter effluent requirements), adopted by reference in 18 AAC 80.010(a). (Eff. 10/1/99, Register 151; am 9/28/2001, Register 159; am 1/11/2006, Register 177; am 8/19/2006, Register 179; am 11/9/2006, Register 180; am 4/24/2009, Register 190; am 5/3/2019, Register 230)

Authority: AS 46.03.020 AS 46.03.710
AS 46.03.050 AS 46.03.720

18 AAC 80.655. General monitoring requirements. (a) With respect to the monitoring requirements of 40 C.F.R. 141.74(b) and (c), adopted by reference under 18 AAC 80.010(a), with which the owner or operator of a community water system, non-transient non-community water system, or transient non-community water system using a surface water source or a GWUDISW source must comply, the department will

(1) under 40 C.F.R. 141.74(b)(6)(i) and (c)(3)(i), allow disinfectant residual samples to be taken at points other than the total coliform sampling points described in the sample siting plan required under 18 AAC 80.410, if the department determines that those alternative points are more representative of disinfected water quality within the distribution system; to seek department approval under this paragraph for a system that uses groundwater combined with either surface water or GWUDISW, the owner must submit a request for alternate sampling locations; the request must include the disinfectant residual sample siting plan approved by the department showing each proposed alternative sampling location, a narrative rationale for relocation of the sampling site, a description or ratio of flow of groundwater and surface water at the proposed location, the mixing zone pipe length, and the velocity of flow; as a condition for approval of an alternative sampling site, the department will require additional monitoring as the department considers necessary to verify that the disinfectant residual limit of
0.2 mg/l is being met at the approved location; if heterotrophic bacteria is measured instead of residual disinfectant concentration, it must be measured as heterotrophic plate count (HPC) under 40 C.F.R. 141.74(a), adopted by reference in 18 AAC 80.010(a);

(2) for a system that does not provide filtration treatment, but for which the department has determined in writing that filtration is required, specify alternative monitoring requirements until filtration is in place.

(b) For a system required to determine a total inactivation ratio, the total inactivation ratio may be based on the CT99.9 values in tables 1.1 – 1.6, 2.1, and 3.1 in 40 C.F.R. 141.74(b)(3), adopted by reference in 18 AAC 80.010(a), or on the CT values calculated using the following formula:

\[ CT = (\log \text{inactivation})(5.057)(e^a)(e^b)(e^c) \]

where:
- \( \log \text{inactivation} \) can vary from 0.5 to 3;
- \( e \) = natural logarithm, approximately 2.71828;
- \( a = -0.0693 \times \text{temperature in degrees Celsius} \);
- \( b = 0.361 \times \text{pH} \);
- \( c = 0.113 \times \text{chlorine concentration in mg/l} \);

(c) Under 40 C.F.R. 141.74(b)(2) and (c)(1), adopted by reference in 18 AAC 80.010(a), the department will approve continuous monitoring for a system if the turbidimeter is properly operated, is calibrated at the frequency recommended by the manufacturer, and is validated at the frequency recommended by the manufacturer or at least weekly, whichever is more frequent. In determining the percent of turbidity readings exceeding limits when a system uses continuous monitoring, the operator shall use the turbidity levels reading from the strip chart or other record every four hours, beginning with the reading at midnight. This method will also apply to a turbidity “event” under 40 C.F.R. 141.71(a)(2), adopted by reference in 18 AAC 80.010(a), for a system that does not provide filtration treatment.

(d) The department will not grant an exemption from the requirements of 40 C.F.R. 141.72(a)(3) or (b)(2), adopted by reference in 18 AAC 80.010(a). (Eff. 10/1/99, Register 151; am 1/11/2006, Register 177; am 11/9/2006, Register 180; am 4/24/2009, Register 190; am 2/11/2017, Register 221; am 5/3/2019, Register 230)

**Authority:** AS 46.03.020 AS 46.03.710 AS 46.03.720 AS 46.03.050

18 AAC 80.660. Monitoring requirements for systems avoiding filtration. The requirements of 40 C.F.R. 141.74(b), adopted by reference in 18 AAC 80.010(a), and of 18 AAC 80.655 apply to a community water system, non-transient non-community water system, or transient non-community water system that uses a surface water source or a GWUDISW source, and that does not provide filtration treatment. In addition,
(1) the department will require that a system that uses a GWUDISW source, that does not provide filtration treatment, and that is seeking to avoid filtration under 40 C.F.R. 141.71, adopted by reference under 18 AAC 80.010(a), begin monitoring in accordance with 40 C.F.R. 141.74(b) six months after the department determines that the groundwater source is under the direct influence of surface water;

(2) the department will allow the system to substitute continuous turbidity monitoring for grab sample monitoring if the operator validates the continuous measurement for accuracy on a regular basis using a method approved under 18 AAC 80.655(c);

(3) for 40 C.F.R. 141.74(b)(3)(v) for a system using a disinfectant other than chlorine, the owner shall demonstrate to the department, through standard sanitary engineering practices and principles, that CT\text{99.9} values other than those specified in Tables 2.1 and 3.1 in 40 C.F.R. 141.74(b)(3) or other operational parameters are adequate to demonstrate that the system is achieving the minimum inactivation rates required by 40 C.F.R. 141.72(a)(1), adopted by reference in 18 AAC 80.010(a);

(4) the requirements in 40 C.F.R. 141.74(b)(1), for one fecal or total coliform density measurement every day the system serves water to the public and the turbidity of the source water exceeds one NTU, apply unless the department finds that the owner or operator, for logistical reasons outside the owner’s or operator’s control, cannot have the sample analyzed within 30 hours after collection, or within 48 hours after collection for an area described in 18 AAC 80.350(a); if the logistical problem is likely to persist, the department will grant a standing waiver that will remain in effect until the department rescinds or revises it; the department will keep a copy of the waiver in the department’s file for the public water system until one year after the waiver expires or is rescinded or revised; the department will not grant a waiver from the requirement of this section because of a lack of sampling containers; for purposes of this paragraph, the department will consider any of the following situations to be logistical reasons outside the owner’s or operator’s control:

(A) the certified laboratories available to the system cannot analyze the samples within 30 hours after collection, or within 48 hours after collection for an area described in 18 AAC 80.350(a), because of limited days of operation or limited laboratory capacity;

(B) weather conditions make it impossible to ship the samples to the laboratory for analysis within 30 hours after collection, or within 48 hours after collection for an area described in 18 AAC 80.350(a);

(C) shipping services from the system are limited so that samples cannot be collected, shipped, and analyzed within 30 hours, or within 48 hours for an area described in 18 AAC 80.350(a);

(D) other unusual or unpredictable situations, such as a landslide closing the road or knocking out a transmission line, make it impossible for the owner or operator to meet the 30-hour or 48-hour requirement;
(5) if a circumstance described in (4)(B) – (D) of this section prevents heterotrophic plate count (HPC) sample analysis,

(A) the owner who routinely uses HPC measurements instead of distribution system disinfectant residual measurements shall notify the department; a notification must include

(i) a description of how the owner routinely has HPC samples analyzed;

(ii) the specific reason a sample cannot be analyzed as required;

(iii) a proposed disinfectant residual measurement or other plan to be used to confirm adequate disinfection in the distribution system;

(iv) a summary of disinfectant concentrations entering the distribution system; and

(v) system coliform results for the preceding month;

(B) the department will confirm that the circumstance described in (4)(B) - (D) of this section prevents HPC sample analysis and will specify an alternate method to assure adequate system disinfection by adopting or modifying the proposal submitted by the owner or specifying another method; an alternate method of assuring adequate disinfection in the absence of HPC samples will usually involve monitoring system disinfection levels as prescribed by 40 C.F.R. 141.70 – 141.76, adopted by reference in 18 AAC 80.010(a);

(C) the department will disallow the HPC method if HPC analysis is prevented for more than five percent of the required samples in any one-year period, and the department will require monitoring of system disinfectant concentrations, if disallowing the HPC method and requiring monitoring serves the interests of public health; the department will notify the owner of a decision to disallow the HPC method. (Eff. 10/1/99, Register 151; am 3/25/2001, Register 157; am 4/24/2009, Register 190)

Authority: AS 46.03.020   AS 46.03.710
AS 46.03.050   AS 46.03.720

Editor’s note: Effective April 2019, Register 229, the Department of Environmental Conservation made a change to the authority citation for 18 AAC 80.660. The department did not amend the regulation itself.

18 AAC 80.665. Monitoring requirements for systems that provide filtration treatment. The requirements of 40 C.F.R. 141.74(c), adopted by reference in 18 AAC 80.010(a), and of 18 AAC 80.655 apply to a community water system, non-transient
non-community water system, or transient non-community water system that uses a surface water source or GWUDISW source and that provides filtration treatment. In addition, under 40 C.F.R. 141.74(c)(1), the department will allow the system to

(1) substitute continuous turbidity monitoring for grab sample monitoring if the operator validates the continuous measurement for accuracy on a regular basis using a method approved under 18 AAC 80.655(c);

(2) reduce turbidity sampling frequency to once each day, for the systems described in 40 C.F.R. 141.74(c)(1), if the department finds that less frequent monitoring is sufficient to indicate effective filtration performance for the system, and if the owner

(A) submits a written request to the department, including turbidity monitoring data for the previous 12 months; and

(B) has continuously met, during those 12 months, the applicable turbidity requirements of 40 C.F.R. 141.73(b) and (c), adopted by reference in 18 AAC 80.010(a). (Eff. 10/1/99, Register 151; am 11/9/2006, Register 180; am 4/24/2009, Register 190)

Authority: AS 46.03.020 AS 46.03.720
AS 46.03.050 AS 46.03.710

Editor’s note: Effective April 2019, Register 229, the Department of Environmental Conservation made a change to the authority citation for 18 AAC 80.665. The department did not amend the regulation itself.

18 AAC 80.670. Reporting and recordkeeping requirements. In addition to the requirements of 40 C.F.R. 141.75 (reporting and recordkeeping requirements), adopted by reference in 18 AAC 80.010(a), the owner or operator of a community water system, non-transient non-community water system, or transient non-community water system using a surface water source or a GWUDISW source shall comply with the following requirements:

(1) reports submitted under 40 C.F.R. 141.75 are subject to the report certification requirements of 18 AAC 80.1900;

(2) for a system that does not provide filtration treatment, and that uses

(A) a surface water source, but for which the department or the EPA has determined in writing that filtration is required, the department may specify alternative reporting requirements until filtration is in place;

(B) a GWUDISW source, the reporting requirements of 40 C.F.R. 141.75(a)(2) apply when disinfection is installed, but no later than six months
after the department determines that the groundwater source is under the direct influence of surface water;

(3) for a system that provides filtration treatment, each turbidity measurement report required by 40 C.F.R. 141.75(b)(1) must include the date, time, and value of each turbidity measurement.  (Eff. 10/1/99, Register 151; am 11/9/2006, Register 180; am 4/24/2009, Register 190)

Authority: AS 46.03.020 AS 46.03.710
AS 46.03.050 AS 46.03.720

Editor’s note: Effective April 2019, Register 229, the Department of Environmental Conservation made a change to the authority citation for 18 AAC 80.670. The department did not amend the regulation itself.


18 AAC 80.680. Reporting and recordkeeping requirements for filtered systems. Repealed. (Eff. 10/1/99, Register 151; repealed 4/24/2009, Register 190)


18 AAC 80.699. Definition for surface water treatment requirements. In 18 AAC 80.600 – 18 AAC 80.699, unless the context requires otherwise, “new” means in existence after October 1, 1999, with reference to a public water system.  (Eff. 10/1/99, Register 151; am 4/24/2009, Register 190)

Authority: AS 46.03.020 AS 46.03.710
AS 46.03.050 AS 46.03.720

Editor’s note: Effective April 2019, Register 229, the Department of Environmental Conservation made a change to the authority citation for 18 AAC 80.699. The department did not amend the regulation itself.
Article 7. Enhanced Surface Water Treatment.

Section

700. Applicability of enhanced surface water treatment requirements
701. Applicability of long-term enhanced surface water treatment requirements
702. Applicability of enhanced treatment for Cryptosporidium requirements
705. Composite correction program

18 AAC 80.700. Applicability of enhanced surface water treatment requirements.
The requirements of 40 C.F.R. 141.170 – 141.175 (Subpart P: Enhanced Filtration and Disinfection), as adopted by reference in 18 AAC 80.010(a), apply to a public water system that

(1) is identified in 18 AAC 80.600; and

(2) serves 10,000 or more individuals. (Eff. 9/28/2001, Register 159; am 11/9/2006, Register 180)

Authority: AS 46.03.020 AS 46.03.720
             AS 46.03.050 AS 46.03.710

Editor’s note: Effective April 2019, Register 229, the Department of Environmental Conservation made a change to the authority citation for 18 AAC 80.700. The department did not amend the regulation itself.

18 AAC 80.701. Applicability of long-term enhanced surface water treatment requirements. The requirements of 40 C.F.R. 141.500 – 141.571 (Subpart T - Enhanced Filtration and Disinfection—Systems Serving Fewer Than 10,000 People), as adopted by reference in 18 AAC 80.010(a), apply to a public water system that

(1) is identified in 18 AAC 80.600; and

(2) serves fewer than 10,000 individuals. (Eff. 8/19/2006, Register 179)

Authority: AS 46.03.020 AS 46.03.710
             AS 46.03.050 AS 46.03.720

Editor’s note: Effective April 2019, Register 229, the Department of Environmental Conservation made a change to the authority citation for 18 AAC 80.701. The department did not amend the regulation itself.
18 AAC 80.702. Applicability of enhanced treatment for Cryptosporidium requirements. The requirements of 40 C.F.R. 141.700 - 141.723 (Subpart W - enhanced treatment for Cryptosporidium), adopted by reference in 18 AAC 80.010(a), apply to a public water system that is identified in 18 AAC 80.600. (Eff. 11/11/2010, Register 196)

Authority: AS 44.46.020 AS 46.03.050 AS 46.03.720
AS 46.03.020 AS 46.03.710

18 AAC 80.705. Composite correction program. (a) If the department determines that a composite correction program serves the interest of public health, the owner of a public water system identified in 18 AAC 80.700, 18 AAC 80.701, or 18 AAC 80.702 shall conduct a composite correction program to

1. identify opportunities for improving the performance of water treatment and distribution; and

2. implement changes that will capitalize on opportunities identified under (1) of this subsection.

(b) A composite correction program must include

1. a comprehensive performance evaluation that

   (A) is conducted by the department, upon payment of the fee required by 18 AAC 80.1910(a)(13);

   (B) thoroughly reviews and analyzes a treatment plant’s performance-based capabilities and associated administrative, operation, and maintenance practices;

   (C) identifies factors that may adversely impact the public water system’s capability to achieve compliance with this chapter;

   (D) emphasizes approaches that the public water system can implement without significant capital improvements; and

   (E) includes each of the following components to identify plant-specific areas for improvement:

   (i) an assessment of plant performance;

   (ii) an evaluation of major unit processes;

   (iii) identification and prioritization of performance limiting factors;
(iv) identification of training needs in the public water system;

(v) an assessment of the applicability of comprehensive technical assistance as described in (2) of this subsection;

(vi) preparation of a written report that discusses the results of the comprehensive performance evaluation; and

(2) a comprehensive technical assistance phase, if the results of the comprehensive performance evaluation, as conducted under (1) of this subsection, indicate improved performance potential unrelated to design flaws; the comprehensive technical assistance phase includes the preparation of a report by the department that references the assessment identified in (1)(E)(v) of this subsection and that includes any recommendations or requirements of the department; in coordination with the department, comprehensive technical assistance shall be implemented by the owner of a public water system to improve performance of the public water system; comprehensive technical assistance includes one or more of the following:

(A) a plan for implementing process control priority-setting techniques;

(B) a plan for systematically training staff and administrators in accordance with any recommendations or requirements made in the report prepared under this paragraph;

(C) a plan for systematically addressing the plant-specific areas for improvement that were identified in the comprehensive performance evaluation;

(D) a plan for implementation of any recommendations or requirements of the department made in the report prepared under this paragraph.

(c) The owner of the public water system shall comply with any requirements set by the department in the report prepared under (b)(2) of this section. (Eff. 9/28/2001, Register 159; am 8/19/2006, Register 179; am 11/9/2006, Register 180; am 4/24/2009, Register 190; am 7/25/2010, Register 195; am 11/11/2010, Register 196)

Authority:  AS 46.03.020  AS 46.03.710  AS 46.03.720
AS 46.03.050
Article 8. Groundwater Disinfection.

Section

800. Applicability of groundwater disinfection requirement
810. Invalidation of fecal indicator-positive samples
820. Invalidation of samples in which fecal indicators are not detected

18 AAC 80.800. Applicability of groundwater disinfection requirements. The requirements of 40 C.F.R. 141.400 – 141.405 (Subpart S – ground water rule), adopted by reference in 18 AAC 80.010(a), apply to a community water system, non-transient non-community water system, or transient non-community water system that uses, as its water source, groundwater that is not combined with surface water or GWUDISW before treatment. (Eff. 5/20/2011, Register 198)

Authority: AS 46.03.020 AS 46.03.710 AS 46.03.720 AS 46.03.050

18 AAC 80.810. Invalidation of fecal indicator-positive samples. (a) Under 40 C.F.R. 141.402(d), adopted by reference in 18 AAC 80.010(a), the department will invalidate a fecal indicator-positive sample if

1. the certified laboratory that performed the analysis establishes that improper sample analysis caused the positive result; or

2. the department, based on the results of triggered source water samples collected under 40 C.F.R. 141.402(a), adopted by reference in 18 AAC 80.010(a), finds that the fecal indicator-positive sample resulted from a domestic or other nondistribution system plumbing problem; the department will not invalidate a sample on the basis of repeat sample results.

(b) If the department invalidates a fecal indicator-positive sample under (a) of this section, the department will

1. document the decision in writing;

2. make the decision available to EPA and the public; and

3. describe the specific cause of the fecal indicatory-positive sample and what action the owner or operator of the system has taken or will take to correct that problem.

(c) A fecal indicator-positive sample invalidated under this section may not be counted toward meeting the additional five source water samples required under 40 C.F.R. 141.402(a)(3), adopted by reference in 18 AAC 80.010(a). (Eff. 5/20/2011, Register 198)
18 AAC 80.820. Invalidation of samples in which fecal indicators are not detected.

(a) If performing a fecal indicator analysis conducted for the purposes of a public water system’s compliance with 40 C.F.R. 141.400 – 141.405, adopted by reference in 18 AAC 80.010(a), a certified laboratory shall invalidate a sample in which fecal indicators are not detected if the sample produces

(1) a turbid culture in the absence of gas production using an analytical method where gas formation is examined;

(2) a turbid culture in the absence of an acid reaction in the presence-absence coliform test; or

(3) confluent growth or colonies too numerous to count with an analytical method using a membrane filter.

(b) If a certified laboratory invalidates a sample under (a) of this section, the laboratory shall notify the department and the owner by telephone or facsimile transmission no later than 24 hours after invalidating the sample. The operator shall collect another sample from the same location as the original sample no later than 24 hours after being notified of the invalidation, and shall have the new sample analyzed for the presence of fecal indicators. If the laboratory invalidates the new sample or a subsequent sample, the operator shall continue to re-sample no later than 24 hours after receiving notification of the invalidation, and shall have the samples analyzed until a valid result is obtained. The department will waive the 24-hour time limit if the department determines that public health is adequately protected. (Eff. 5/20/2011, Register 198)
Article 9. Disinfection and Disinfection Byproducts.

Section

900. Applicability of disinfectant and disinfection byproducts requirements
905. Applicability of initial distribution system evaluations
910. Applicability of Stage 2 disinfection byproducts requirements

18 AAC 80.900. Applicability of disinfectant and disinfection byproducts requirements. The requirements of 40 C.F.R. 141.130 – 141.135 (Subpart L: Disinfectant Residuals, Disinfection Byproducts, and Disinfection Byproduct Precursors), as adopted by reference in 18 AAC 80.010(a), apply to a

1. community water system that adds a chemical disinfectant to the water during any part of the drinking water treatment process for any purpose; and

2. non-transient non-community water system that adds a chemical disinfectant to the water during any part of the drinking water treatment process for any purpose.

3. transient non-community water system that uses chlorine dioxide as a disinfectant or oxidant. (Eff. 9/28/2001, Register 159; am 11/9/2006, Register 180; am 4/24/2009, Register 190)

Authority: AS 46.03.020 AS 46.03.720
AS 46.03.050 AS 46.03.710

Editor’s note: Effective April 2019, Register 229, the Department of Environmental Conservation made a change to the authority citation for 18 AAC 80.900. The department did not amend the regulation itself.

18 AAC 80.905. Applicability of initial distribution system evaluations. The requirements of 40 C.F.R. 141.600 - 141.605 (Subpart U - initial distribution system evaluations), adopted by reference in 18 AAC 80.010(a), apply to a

1. community water system that uses a primary or residual disinfectant other than ultraviolet light or delivers water that has been treated with a primary or residual disinfectant other than ultraviolet light; and

2. non-transient non-community water system that serves at least 10,000 individuals and

   A) uses a primary or residual disinfectant other than ultraviolet light; or

   B) delivers water that has been treated with a primary or residual
disinfectant other than ultraviolet light. (Eff. 11/11/2010, Register 196)

**Authority:**  AS 46.03.020  AS 46.03.710  AS 46.03.720
AS 46.03.050

**18 AAC 80.910. Applicability of Stage 2 disinfection byproducts requirements.** The requirements of 40 C.F.R. 141.620 - 141.629 (Subpart V - Stage 2 disinfection byproducts requirements), adopted by reference in 18 AAC 80.010(a), apply to a

1. community water system that uses a primary or residual disinfectant other than ultraviolet light or delivers water that has been treated with a primary or residual disinfectant other than ultraviolet light; or

2. non-transient non-community water system that uses a primary or residual disinfectant other than ultraviolet light or delivers water that has been treated with a primary or residual disinfectant other than ultraviolet light. (Eff. 11/11/2010, Register 196)

**Authority:**  AS 46.03.020  AS 46.03.710  AS 46.03.720
AS 46.03.050

Section 1000. Public notification requirements
1005. (Repealed)
1010. (Repealed)
1015. (Repealed)
1020. Public notice requirements for sanitary survey violations
1025. (Repealed)
1030. (Repealed)
1035. Failure to comply
1040. Consumer confidence reports

18 AAC 80.1000. Public notification requirements. (a) The requirements of 40 C.F.R. 141.201 – 141.210 and Appendices A, B, and C to 40 C.F.R. 141, Subpart Q, adopted by reference in 18 AAC 80.010, apply to a

(1) community water system;

(2) non-transient non-community water system; and

(3) transient non-community water system. (Eff. 10/1/99, Register 151; am 9/28/2001, Register 159 am 1/11/2004, Register 169; am 5/2/2004, Register 170)

Authority: AS 46.03.020 AS 46.03.710
AS 46.03.050 AS 46.03.720

Editor’s note: Effective April 2019, Register 229, the Department of Environmental Conservation made a change to the authority citation for 18 AAC 80.1000. The department did not amend the regulation itself.

18 AAC 80.1005. Public notice requirements for operating under a variance or exemption. Repealed. (Eff. 10/1/99, Register 151; am 1/11/2004, Register 169; repealed 5/2/2004, Register 170)

18 AAC 80.1010. General content for public notice. Repealed. (Eff. 10/1/99, Register 151; repealed 5/2/2004, Register 170)

18 AAC 80.1020. Public notice requirements for sanitary survey violations. The owner who fails to conduct a sanitary survey required by 18 AAC 80.430 shall notify persons served by the system as required by 40 C.F.R. 141.204 – 141.205, adopted by reference in 18 AAC 80.010(a). If a public water system has a distribution system separable from other parts of the distribution system, with no interconnections, and if the department determines that public health is adequately protected, the department will allow the owner to give public notice to only that area served by that portion of the system that is out of compliance. (Eff. 10/1/99, Register 151; am 5/2/2004, Register 170; am 11/9/2006, Register 180; am 4/24/2009, Register 190)

Authority:  
AS 46.03.020  AS 46.03.710  
AS 46.03.050  AS 46.03.720

Editor’s note: Effective April 2019, Register 229, the Department of Environmental Conservation made a change to the authority citation for 18 AAC 80.1020. The department did not amend the regulation itself.

18 AAC 80.1025. Reporting and public notice requirements for fluoride. Repealed. (Eff. 10/1/99, Register 151; repealed 5/2/2004, Register 170)

18 AAC 80.1030. Reporting and public notice requirements for certain unregulated contaminants. Repealed. (Eff. 10/1/99, Register 151; am 5/2/2004, Register 170)

18 AAC 80.1035. Failure to comply. (a) If the owner fails to comply with the public notification requirements of 18 AAC 80.1000 or 18 AAC 80.1020, the department may issue the required public notice on behalf of the owner. The owner shall reimburse the department the cost of issuing the public notice as specified in 18 AAC 80.1910(f)(2). Public notice by the department does not relieve the owner of the obligation to meet the requirements of 18 AAC 80.1000 and 18 AAC 80.1020.

(b) Except if a different reporting period is specified in this chapter, the owner shall report to the department within 48 hours the failure to comply with a requirement of this chapter, including failure to comply with monitoring requirements, subject to the report certification requirements of 18 AAC 80.1900. (Eff. 10/1/99, Register 151; am 5/2/2004, Register 170; am 4/24/2009, Register 190; am 7/25/2010, Register 195)

Authority:  
AS 46.03.020  AS 46.03.710  AS 46.03.720  
AS 46.03.050

18 AAC 80.1040. Consumer confidence reports. Consumer confidence reports must be provided in compliance with, and to the extent required by, 40 C.F.R. 141.151 – 40 C.F.R. 141.155 (Subpart O – Consumer Confidence Reports) and Appendix A to Subpart O,

**Authority:**  
AS 46.03.020  AS 46.03.710  
AS 46.03.050  AS 46.03.720

**Editor’s note:** Effective April 2019, Register 229, the Department of Environmental Conservation made a change to the authority citation for 18 AAC 80.1040. The department did not amend the regulation itself.
Article 11. Laboratory Certification Requirements.

Section

1100. Laboratory certification
1103. Analytical methods for which certification may be granted
1105. Onsite inspections
1109. Reporting and recordkeeping
1110. Laboratory certification fees

18 AAC 80.1100. Laboratory certification. (a) To meet the applicable analytical requirements of this chapter, analyses for inorganic, organic, radioactive, and microbiological contaminants must be performed by a laboratory holding, for the analytical method to be employed, valid certification from the department in one of the following classifications:

   (1) full certification under (c)(1) of this section;

   (2) interim certification under (c)(2) of this section;

   (3) provisional certification under (c)(3) of this section;

   (4) certification, under (d) of this section, of a laboratory holding certification by another certifying agency.

(b) Except as provided in (d) of this section, the department will certify a laboratory for an analytical method if the laboratory

   (1) submits, in a format specified by the department, a complete application for certification specifying each method for which the laboratory wishes to be certified, along with each applicable fee under 18 AAC 80.1110;

   (2) demonstrates to the department that the laboratory meets the minimum standards listed in the Manual for the Certification of Laboratories Analyzing Drinking Water: Criteria and Procedures, Quality Assurance, including supplements, as adopted by reference in 18 AAC 80.010(b);

   (3) submits to the department the results of required proficiency testing showing that the laboratory correctly analyzed proficiency testing samples for each method being certified; the testing samples shall be purchased by that laboratory from a supplier acceptable to the department; the results of required proficiency testing must be submitted to the department on the following schedule:

      (A) for all analytical methods except as listed in (B) of this paragraph, once every 12 months within the 12-month certification period set out in (f) of this section;
(B) for Cryptosporidium methods, once every six months within the 12-month certification period set out in (f) of this section; and

(4) submits to the department for review and approval a quality assurance plan that complies with the Manual for the Certification of Laboratories Analyzing Drinking Water: Criteria and Procedures, Quality Assurance, including supplements, as adopted by reference in 18 AAC 80.010(b).

(c) The department will give a laboratory that meets the requirements of (b) of this section

(1) certification for one or more methods, if

(A) the department determines that the laboratory meets each applicable criterion for that method in the Manual for the Certification of Laboratories Analyzing Drinking Water: Criteria and Procedures, Quality Assurance, including supplements, as adopted by reference in 18 AAC 80.010(b); and

(B) the laboratory has passed an onsite inspection under 18 AAC 80.1105;

(2) interim certification for one or more methods, if

(A) the department determines that the laboratory meets each applicable criterion for that method in the Manual for the Certification of Laboratories Analyzing Drinking Water: Criteria and Procedures, Quality Assurance, including supplements, as adopted by reference in 18 AAC 80.010(b); and

(B) the laboratory has not passed an onsite inspection under 18 AAC 80.1105, the laboratory has not received an initial onsite inspection under 18 AAC 80.1105(a), or more than three years have elapsed since the date of the last onsite inspection under 18 AAC 80.1105(b) or (c); or

(3) provisional certification for one or more methods, if

(A) the department determines that the laboratory has not met one or more of the applicable criteria for that method in the Manual for the Certification of Laboratories Analyzing Drinking Water: Criteria and Procedures, Quality Assurance, including supplements, as adopted by reference in 18 AAC 80.010(b); and

(B) the department determines that the laboratory is capable of consistently producing data within the limits specified under this chapter.

(d) Notwithstanding (b) of this section, the department will certify a laboratory located outside this state and holding a current certification from another EPA-approved certifying agency if the laboratory satisfies the requirements of (1) – (3) of this subsection. A certification
under this subsection is subject to the same requirements of 18 AAC 80.1100 – 18 AAC 80.1103 and 18 AAC 80.1109 – 18 AAC 80.1110 as a certification under (b) and (c) of this section. To apply for certification, the laboratory must submit to the department an application, in a format specified by the department, that includes, in addition to the documentation required under (b)(2) – (4) of this section,

(1) each applicable fee under 18 AAC 80.1110;

(2) verification from the certifying agency, in a form acceptable to the department, that the laboratory hold the specific certification and has satisfied the requirements of (b)(2) – (4) of this section with respect to each method for which the laboratory seeks department recognition of certification by the other certifying agency; and

(3) verification from the certifying agency, in a form acceptable to the department, that the laboratory has received and satisfactorily passed any required onsite inspections by that certifying agency; those inspections must be equivalent to the onsite inspection requirements of 18 AAC 80.1105.

(e) A laboratory holding provisional certification shall notify its clients of the laboratory’s provisionally certified status on any analysis report of samples to which the provisional certification pertains.

(f) The certification period begins on July 1 and ends on June 30 of the following year. A laboratory may get certification under this section at any time. A certification may become invalid before June 30 if a condition described in (h) of this section occurs. The certification is not valid after June 30 unless the laboratory renews the certification in accordance with this subsection as follows:

(1) to request renewal of a certification under (b) and (c) of this section, the laboratory must

(A) submit a complete application for renewal;

(B) submit payment for each applicable fee under 18 AAC 80.1110; and

(C) satisfy the requirements of (b)(2) – (4) of this section;

(2) to request renewal of a certification under (d) of this section, the laboratory must

(A) submit a complete application for renewal;

(B) submit payment for each applicable fee under 18 AAC 80.1110;

(C) satisfy the requirements of (b)(2) – (4) of this section; and
(D) submit verification from the other certifying agency, in a form acceptable to the department, that the laboratory holds that certification and has satisfied the requirements of (b)(2) – (4) of this section with the other certifying agency, and has received and passed onsite inspections that may be required as set out in (d)(3) of this section:

(3) for a complete renewal application that the department receives on or before May 30 and processes and approves on or before July 1 under (b) and (c) of this section or under (d) of this section, as applicable, the renewed certification is valid as of July 1 for the new 12-month certification period that ends on June 30 of the following year.

(4) for a complete renewal application that the department receives after May 30 and processes and approves on or before July 1 under (b) and (c) of this section or under (d) of this section, as applicable, the renewed certification is valid as of July 1 for the new 12-month certification period that ends on June 30 of the following year.

(5) for a complete renewal application that the department receives after May 30 and processes and approves after July 1 under (b) and (c) of this section or under (d) of this section, as applicable, the renewed certification is valid on the date that the department approves the application for the new 12-month certification period that ends on June 30 of the following year, regardless of the date on which the department approves the renewal application;

(6) if for any reason the department does not approve the certification renewal on or before July 1, the certification has expired, and the laboratory must comply with (g) of this section.

(g) If a laboratory’s certification becomes invalid for any reason, including expiration, revocation, or being downgraded, the laboratory shall provide notice to clients and the department as follows:

(1) not later than seven days after the first day that the certification is no longer valid, the laboratory shall give written notice of the expiration, revocation, or downgrade to each affected client; the notice must include a statement that the laboratory may not submit data to the department under an invalid certification.

(2) not later than 14 days after the first day that the certification is no longer valid, the laboratory shall certify to the department in writing, subject to 18 AAC 80.1900, that the notice has been given under (1) of this subsection.

(h) The department may downgrade or revoke, as follows, a certification under this section for unacceptable laboratory practices or for one or more methods, for reasons described in the Manual for the Certification of Laboratories Analyzing Drinking Water: Criteria and Procedures, Quality Assurance, including supplements, as adopted by reference in 18 AAC 80.010(b), or as set out in (1) of this subsection:

(1) under (d) of this section

125
(A) if another EPA-approved certifying agency revokes or downgrades the certification upon which the department based a certification, the department will revoke the department’s certification or downgrade the department’s certification to a classification corresponding to the classification by the other certifying agency;

(B) if the certification upon which the department based a certification by another EPA-approved certifying agency becomes invalid for any reason, the department’s certification becomes invalid on the same date that the other certifying agency’s certification becomes invalid;

(2) additional fees under 18 AAC 80.1110 may be applicable for a laboratory to regain certification if a certification is revoked or otherwise becomes invalid.

(i) A person aggrieved by a department certification decision under this section may request a review under 18 AAC 80.1920. This subsection does not affect a person’s rights under AS 44.62 (Administrative Procedures Act).

Authority: AS 46.03.020 AS 46.03.710 AS 46.03.720 AS 46.03.050

Editor's note: Information about how to review or obtain the reference materials referred to in 18 AAC 80.1100 is in the editor’s note to 18 AAC 80.010.

18 AAC 80.1103. Analytical methods for which certification may be granted. The analytical requirements and method detection limits for water contaminants are as follows:

(1) for the organic chemicals listed in 40 C.F.R. 141.61, adopted by reference in 18 AAC 80.010(a), the analytical requirements and method detection limits are set out in 40 C.F.R. 141.24(e) and (f)(17), adopted by reference in 18 AAC 80.010(a);

(2) for the disinfection byproducts listed in 40 C.F.R. 141.64(a), adopted by reference in 18 AAC 80.010(a), the analytical requirements and method detection limits are set out in 40 C.F.R. 141.131, adopted by reference in 18 AAC 80.010(a);

(3) for the inorganic chemicals listed in 40 C.F.R. 141.62, adopted by reference in 18 AAC 80.010(a), the analytical requirements and method detection limits are set out in 40 C.F.R. 141.23(a)(4)(i) and (k), adopted by reference in 18 AAC 80.010(a);

(4) for the secondary contaminants listed in 40 C.F.R. 143.3, adopted by reference in 18 AAC 80.010(a), requirements for sampling and analysis are set out in 40 C.F.R. 143.4, adopted by reference in 18 AAC 80.010(a);
analyses for microbial organisms must be conducted as follows:

(A) for total coliform and *Escherichia coli* required under 18 AAC 80.400 – 18 AAC 80.445, requirements are set out in 40 C.F.R. 141.852, 40 C.F.R. 141.858(b), and, if applicable, 40 C.F.R. 141.21(e)(2) and (f) as provided under 40 C.F.R. 141.21(h), all adopted by reference in 18 AAC 80.010(a);

(B) for total coliform, fecal coliform, and heterotrophic plate count under 18 AAC 80.600 – 18 AAC 80.699, requirements are set out in 40 C.F.R. 141.74(a), adopted by reference in 18 AAC 80.010(a);

(C) for *Escherichia coli* or other organisms under 40 C.F.R. 141.402(a) and (b), requirements are set out in 40 C.F.R. 141.402(c), adopted by reference in 18 AAC 80.010(a);

(D) for *Cryptosporidium* and *Escherichia coli* under 18 AAC 80.701, requirements are set out in 40 C.F.R. 141.704 and 141.705, adopted by reference in 18 AAC 80.010(a);

(6) repealed 5/3/2019;

(7) analyses for lead and copper must be conducted using methods required by 40 C.F.R. 141.23(k), adopted by reference in 18 AAC 80.010(a); the practical quantitation limits for lead and copper are set out in 40 C.F.R. 141.89(a)(1)(ii) and (iii), adopted by reference in 18 AAC 80.010(a);

(8) analyses for pH, conductivity, calcium, alkalinity, orthophosphate, silica, and temperature must be conducted using methods required by 40 C.F.R. 141.23(k), adopted by reference in 18 AAC 80.010(a);

(9) the analytical requirements and method detection limits for the radiological contaminants listed in 18 AAC 80.335 are set out in 40 C.F.R. 141.25, adopted by reference in 18 AAC 80.010(a). (Eff. 7/25/2010, Register 195; am 2/11/2017, Register 221; am 5/3/2019, Register 230)

**Authority:** AS 46.03.020 AS 46.03.710 AS 46.03.720 AS 46.03.050

**Editor’s note:** Information about how to review or obtain the reference materials referred to in 18 AAC 80.1103 is in the editor’s note to 18 AAC 80.010.

**18 AAC 80.1105. Onsite inspections.** (a) After the department issues a laboratory’s initial certification under 18 AAC 80.1100(c), the laboratory must receive an initial onsite inspection from the department to review the laboratory’s work product and quality control systems. A laboratory’s initial certification will be classified as interim certification under
18 AAC 80.1100(c)(2) until the laboratory receives and passes the initial onsite inspection.

(b) During the three-year period that starts on the date of its initial certification, and during each subsequent three-year period that starts on the day after the date of an inspection under this subsection or (c) of this section, a laboratory certified under 18 AAC 80.1100(b) and (c) must receive and pass, as a condition of maintaining certification, an onsite inspection to review the laboratory’s work product and quality control systems. The inspection is in addition to the initial inspection required under (a) of this section. If a laboratory does not receive an onsite inspection in accordance with this subsection, and the laboratory qualifies for interim certification under 18 AAC 80.1100(c)(2), the laboratory’s certification will be classified as interim certification until the laboratory receives and passes the inspection.

(c) Nothing in this section prevents the department from conducting an onsite inspection at any time under AS 46.03.020 or 46.03.860 of a laboratory certified under 18 AAC 80.1100(b) and (c). The laboratory must pass the inspection as a condition of maintaining certification.

(d) If an inspection under this section indicates that the inspected laboratory is in compliance with all conditions for certification under 18 AAC 80.1100(c)(1)(A), the department will notify the laboratory in writing that it has passed the inspection.

(e) If an inspection under this section indicates that the inspected laboratory fails to maintain quality control standards as required under 18 AAC 80.1100(b)(2), or is otherwise deficient in a requirement for maintaining certification, the department will report the deficiencies to the laboratory in writing and provide an opportunity for response. Based on the results of the inspection and on the information supplied in the laboratory’s response, if any, the department may revoke or downgrade certification under 18 AAC 80.1100(h). (Eff. 10/1/99, Register 151; am 7/25/2010, Register 195; am 5/3/2019, Register 230)

Authority:  AS 46.03.020  AS 46.03.710  AS 46.03.720
            AS 46.03.050

18 AAC 80.1109. Reporting and recordkeeping. (a) Each laboratory certified under this section must submit sample information on a form provided by the department and must transmit sample information to the department by electronic means in an approved format.

(b) A certified laboratory performing analyses under this chapter is subject to the reporting requirements of this chapter, including the requirements of 18 AAC 80.355 and the report certification requirements of 18 AAC 80.1900.

(c) A certified laboratory shall maintain records of chemical and microbiological analyses of compliance samples, including all raw data, calculations, and quality control data, for five years or until its next onsite inspection as provided in 18 AAC 80.1105(b) is completed, whichever period is longer. Changes in ownership, mergers, closures of laboratories, or changes in certification status, including decertification, do not eliminate these requirements. Before disposing of a public water system’s records, a laboratory shall notify the client water system so
that the system may request copies if needed.

(d) In this section, “sample information” means the

1 identity of the laboratory performing the analysis;
(2) identity of the water system that supplied the sample;
(3) sampling location;
(4) name of the individual who collected the sample;
(5) date and time that the sample was collected;
(6) date and time that the laboratory received the sample;
(7) sample type;
(8) name of the laboratory technician who performed the analysis;
(9) analyte code;
(10) method code;
(11) date and time of the analysis;
(12) result of the analysis, including units of measure; and
(13) method reporting limit, practical quantitation limit, or method detection
limit, including units of measure, as appropriate for the contaminant for which the sample was tested. (Eff. 8/19/2006, Register 179; am 7/25/2010, Register 195)

Authority:  

18 AAC 80.1110. Laboratory certification fees. (a) The owner or operator of a laboratory shall pay fees to the department as follows:

(1) a base fee, for initial certification, for regaining laboratory certification if the laboratory’s certification has been revoked or becomes otherwise invalid, or for renewal under 18 AAC 80.1100 for a method, of

(A) $150 if applying for certification under 18 AAC 80.1100(b) and (c) in one or more microbiological methods, or for renewal of that certification;
(B) $135 if applying for certification under 18 AAC 80.1100(d) in one or more microbiological methods, or for renewal of that certification;

(C) $500 if applying for certification under 18 AAC 80.1100(b) and (c) in one or more chemistry methods, or for renewal of that certification;

(D) $475 if applying for certification under 18 AAC 80.1100(d) in one or more chemistry methods, or for renewal of that certification;

(2) in addition to the base fee, a method fee as set out in (c) or (d) of this section,

(A) for initial certification or for renewal, for each method for which the laboratory seeks to be certified; or

(B) to regain method certification for a method for which certification has been revoked or has otherwise become invalid;

(b) The applicable base fee is paid only one time for the period during which a certification is valid, even if the laboratory later applies for one or more certifications in additional methods during that same period.

(c) The annual method certification fees are as follows:

(1) microbiological methods, category I, consisting of enzyme substrate methods: $126 per method;

(2) microbiological methods, category II, consisting of fermentation methods, including confirmation test methods, and heterotrophic plate-count methods: $410 per method;

(3) microbiological methods, category III, consisting of membrane filtration methods, including confirmation test methods: $441 per method;

(4) chemistry methods, category I, consisting of methods using ion-selective electrode, nephelometry, or spectrophotometry, for analytes including nitrate, nitrite, orthophosphate, alkalinity, pH, odor, color, conductivity, EDTA (calcium), turbidity, hardness, chloride, fluoride, cyanide, sulfate, total dissolved solids, and foaming agents, and also consisting of radiochemistry methods, including EPA 900 series and liquid scintillation counting: $284 per method;

(5) chemistry methods, category II, consisting of analysis of inorganic chemicals, including trace metals and inorganic non-metals, using ion chromatography, atomic absorption spectroscopy, inductively coupled plasma/mass spectroscopy, including analysis for uranium by EPA 200.8, inductively coupled plasma/non-mass spectroscopy, hydride atomic absorption, and cold vapor atomic absorption: $441 per method;
(6) chemistry methods, category III, consisting of organic chemicals analysis by methods using gas chromatography, high pressure liquid chromatography or gas chromatography/mass spectroscopy, including EPA 500 series, EPA 1613, SM 6251B, SM6610, and SM 6651: $788 per method;

(7) chemistry methods, category IV, consisting of asbestos analysis by transmission electron microscopy (TEM): $1,040 per method.

(d) For conducting an onsite inspection of a laboratory under 18 AAC 80.1105(c), the department will charge an hourly fee of $64 for staff time required to prepare for and conduct the inspection, and to complete any follow-up actions required by the results of the inspection.

(e) Fees assessed under this section are nonrefundable. (Eff. 10/1/99, Register 151; am 8/19/2006, Register 179; am 4/24/2009, Register 190; am 7/25/2010, Register 195; am 5/3/2019, Register 230)

Authority: AS 44.46.025  AS 46.03.050  AS 46.03.720
AS 46.03.020  AS 46.03.710

Section

1200. Circumstances for assessing a penalty
1210. Notice of violation
1220. Calculation of penalty
1230. Issuance of preliminary determination
1240. Notice of assessment
1250. Department order after hearing
1290. Definitions

18 AAC 80.1200. Circumstances for assessing a penalty. The department may assess a penalty against an entity that violates or causes or permits to be violated a term or condition of this chapter, or a term or condition of an order, permit, approval, or certificate issued under this chapter. The penalty assessed will be stated in terms of dollars per day per violation in accordance with AS 46.03.761(g). (Eff. 9/21/2002, Register 163)

Authority: AS 46.03.020 AS 46.03.761

18 AAC 80.1210. Notice of violation. (a) Before assessing an administrative penalty under 18 AAC 80.1200 - 18 AAC 80.1290, the department will provide to the entity, by personal service or by certified mail, return receipt requested, a written notice in conformance with AS 46.03.761(b) of the violation. The department will send a copy of the notice of violation to the governing body of the community or municipality whose residents are served by the public water system.

(b) In the written notice under (a) of this section, the department will

(1) include each date of the violation;

(2) include a description of the nature of the violation, and what regulation, order, permit, approval, or certificate the entity allegedly violated;

(3) inform the entity of the amount of time allowed to correct the violation; the amount of time allowed to correct the violation will be based on

(A) the nature of the violation;

(B) whether the violation poses an immediate threat to the public health;

and

(C) the public health risk factors presented by the violation;
(4) unless the violation poses an immediate threat to the public health, inform the entity that the entity may request an extension of each deadline provided in the notice of violation, if the entity submits information demonstrating that the extension is not sought for purposes of delay, the public health is adequately protected, and the required construction or alteration of facilities cannot reasonably be completed in the time allowed in the notice of violation; and

(5) if the department determines that the entity lacks the resources or expertise to obtain technical assistance from other sources, include an offer of technical assistance from the department to the entity; for purposes of this paragraph, a public water system lacks the resources or expertise to get technical assistance from other sources if

(A) the public water system is not capable of consistently producing and delivering water in compliance with this chapter; in making this determination, the department will examine the

(i) adequacy of the source water;

(ii) physical infrastructure adequacy in terms of treatment, storage, and distribution; and

(iii) ability of system personnel to operate and maintain the system adequately and otherwise implement technical knowledge;

(B) the public water system does not have the financial resources necessary to hire an independent engineer and consistently produce and deliver water in compliance with this chapter; in making this determination, the department will examine the entity’s

(i) revenue sufficiency;

(ii) creditworthiness; and

(iii) fiscal controls;

(C) the entity is not capable of providing the management structure necessary for the consistent production and delivery of water in compliance with this chapter; in making this determination, the department will examine the entity’s

(i) ownership accountability;

(ii) staffing;

(iii) organization; and

(iv) means of communication with customers, professional service
providers, the department, and other regulatory agencies; and

(D) the public water system is not served by a circuit rider through a regional health corporation or the department.

(c) The department may grant an extension of the deadlines in the notice of violation if the department determines that good cause exists, based on the information that the entity submits under (b)(4) of this section.

(d) An extension granted under (c) of this section may be withdrawn if the department determines that the entity is not taking the steps necessary to achieve compliance by the extended deadline.

(e) If an offer of technical assistance made under (b)(5) of this section is not accepted within two working days after receipt of the offer, the department will assume that technical assistance is not being requested. (Eff. 9/21/2002, Register 163; am 1/11/2006, Register 177)

Authority: AS 46.03.020 AS 46.03.761 AS 46.03.850

18 AAC 80.1220. Calculation of penalty. (a) Subject to (f) of this section and the limits imposed by AS 46.03.761(g), the per day per violation administrative penalty will be calculated in accordance with the following formula:

penalty = (A x B x C x $10) + D

where:

A = the point value assigned under (b) of this section;

B = the point value assigned under (c) of this section;

C = the point value assigned under (d) of this section;

D = the number determined under the formula set out in (e) of this section.

(b) For the amount "A" in the penalty formula in (a) of this section, the department will assign to the violation a point value reflecting the public health risk factor, as follows:

(1) for the following violations that have a minor effect on the public health:

(A) failure to comply with 18 AAC 80.1040 (Consumer Confidence Reports): one point;

(B) failure to meet a secondary MCL as required under 18 AAC 80.300(c): one point;
(C) a violation of the requirements under this chapter that the department
determines to have a minor effect on the public health: one point;

(D) failure to submit to the department a timely certification required
under 18 AAC 80.055(g): one point;

(2) for the following violations that prevent the department's assessment of
safety:

(A) failure to submit to the department information required by this
chapter, including the information described under 40 C.F.R. 141.860(d), adopted by
reference in 18 AAC 80.010(a): two points;

(B) failure to submit documentation sealed by a registered engineer if
required by this chapter: two points;

(C) failure to perform routine sampling and analysis as required under
18 AAC 80.310(a), other than a failure described in (4)(A) or (4)(B) of this subsection:
two points;

(D) failure to correct, within the department's specified timeframe,
deficiencies found during a sanitary survey, other than significant deficiencies: two
points;

(E) a violation of the requirements under this chapter that the department
determines to prevent the department's assessment of safety: two points;

(3) for the following violations that could prevent the public water system from
supplying drinking water to the public:

(A) construction, installation, alteration, renovation, or improvement of a
public water system without approval as required under 18 AAC 80.200(b): three points;

(B) failure to operate with a certified operator in accordance with
18 AAC 80.007: three points;

(C) failure to obtain a sanitary survey in accordance with 18 AAC 80.430:
three points;

(D) failure to meet the separation distance requirements of
18 AAC 80.020 without a waiver under that section: three points;

(E) a violation of the requirements under this chapter that the department
determines could prevent the public water system from supplying drinking water to the
public: three points;
(4) for the following violations in which a known, specific health concern exists:

A) failure to perform routine sampling and analysis as required under 18 AAC 80.310(a) to determine compliance with a treatment technique requirement under 40 C.F.R. 141.70 – 141.73, adopted by reference in 18 AAC 80.010(a), and under 18 AAC 80.655 – 18 AAC 80.665: four points;

B) failure to monitor for coliform bacteria, as required under 18 AAC 80.405 and described in 40 C.F.R. 141.860(c), adopted by reference in 18 AAC 80.010(a), or to conduct nitrate and nitrite monitoring as required under 18 AAC 80.315(b)(4) and (5): four points;

C) failure to install filtration or provide filtration treatment, if required under 18 AAC 80.650: four points;

D) failure to cover a reservoir if required under 40 C.F.R. 141.170(c), adopted by reference in 18 AAC 80.010(a): four points;

E) failure to meet the MCL for a contaminant for which an MCL is set under 18 AAC 80.300 other than nitrate, nitrite, or total nitrate and nitrite as set out in 40 C.F.R. 141.62(b), adopted by reference in 18 AAC 80.010(a), and other than coliform bacteria as set out in 40 C.F.R. 141.63(a) – (d), adopted by reference in 18 AAC 80.010(a): four points;

F) failure to perform public education or public notification, if required under 40 C.F.R. 141.85, adopted by reference in 18 AAC 80.010, or if required under 40 C.F.R. 141.201 – 141.210, adopted by reference in 18 AAC 80.010, other than a failure described in (6)(I) of this subsection: four points;

G) a violation of the requirements under this chapter for which the department determines that a known, specific health concern exists: four points;

(5) for the following violations that could result in an unapproved or deficient public water system in use:

A) operation of a public water system without a valid final or interim approval to operate as required under 18 AAC 80.200(b) and 18 AAC 80.210(g) and (j): five points;

B) failure to make physical modifications as required by the department under 18 AAC 80.200(e): five points;

C) failure to correct, within the department's specified timeframe, significant deficiencies found during a sanitary survey: five points;

D) a violation of the prohibition of cross-connections under
18 AAC 80.025(a), or failure to install, maintain, or test a backflow prevention assembly as required under 18 AAC 80.025(b): five points;

(E) a violation of the requirements under this chapter that the department determines could result in an unapproved or deficient public water system in use: five points;

(6) for the following violations that could result in an immediate threat to the public health:

(A) failure to perform repeat monitoring if required under this chapter: six points;

(B) failure to monitor fluoridation as required under 18 AAC 80.315 and 18 AAC 80.340: six points;

(C) failure to meet the MCL for turbidity as set under 18 AAC 80.300(b): six points;

(D) failure to comply with a treatment technique requirement, including requirements described in 40 C.F.R. 141.860(b), adopted by reference in 18 AAC 80.010(a): six points;

(E) failure to meet the MCL for coliform bacteria set out in 40 C.F.R. 141.63(a) and (b), or for Escherichia coli set out in 40 C.F.R. 141.63(c) and (d), both adopted by reference in 18 AAC 80.010(a): six points;

(F) failure to disinfect a newly constructed or reworked well as required under 18 AAC 80.015(b)(6): six points;

(G) failure to use a certified laboratory: six points;

(H) failure to meet the MCL for nitrate, nitrite, or total nitrate and nitrite, as set out in 40 C.F.R. 141.62(b), adopted by reference in 18 AAC 80.010(a), and as determined according to 40 C.F.R. 141.23(i)(3), adopted by reference in 18 AAC 80.010(a): six points;

(I) failure to provide public notification, as required under 40 C.F.R. 141.201 – 141.210, adopted by reference in 18 AAC 80.010, for a violation of the MCL for a contaminant or the MRDL for a disinfectant that might pose an acute risk to human health: six points;

(J) failure to meet the monitoring requirements as required under 18 AAC 80.655 – 660 for a community water system, non-transient non-community water system, or transient non-community water system that uses a surface water source or a GWUDISW source and that does not provide filtration treatment: six points;
(K) a violation of the requirements under this chapter that the department determines could result in an immediate threat to the public health: six points.

(c) For the amount "B" in the penalty formula in (a) of this section, the department will assign to the violation a point value reflecting the entity's previous record of compliance under this chapter, as follows:

1. if, within five years before the date when the department issues a preliminary determination under 18 AAC 80.1230, a notice of violation has been issued under AS 46.03.850 for a violation under (b)(4) - (b)(6) of this section by the entity: seven points;

2. if, within one year before the date when the department issues a preliminary determination under 18 AAC 80.1230, a notice of violation has been issued under AS 46.03.850 for a violation under (b)(1) - (b)(3) of this section by the entity: three points;

3. if the entity's compliance history does not include circumstances described in (1) or (2) of this subsection: one point.

(d) For the amount "C" in the penalty formula in (a) of this section, the department will assign to the violation a point value reflecting the population that the entity serves, as follows:

1. for a transient non-community water system: one point;

2. for a non-transient non-community water system, or for a community water system with fewer than 100 service connections: two points;

3. for a community water system with 100 - 500 service connections: three points;

4. for a community water system with 501 - 999 service connections: four points;

5. for a community water system with 1,000 - 9,999 service connections: five points;

6. for a community water system with 10,000 or more service connections: six points.

(e) For the amount "D" in the penalty formula in (a) of this section, the department will assign a number calculated in accordance with the following formula:

\[ D = \frac{(\text{economic savings} + \text{department's reasonable costs})}{\text{number of days of violation}} \]

(f) The department may increase or decrease the penalty computed under the formula in (a) of this section based on the consideration of the following factors:
(1) whether the violation prevented the entity from supplying drinking water to the public;

(2) the extent to which the violation reduced the quality of water being provided to the public;

(3) the extent to which the violation negatively impacted the integrity of the source;

(4) the likelihood that the penalty amount will deter future violations of this chapter by the entity subject to the penalty;

(5) whether the entity achieved compliance with the violated requirement within the shortest feasible time, taking into consideration

   (A) the cost of compliance;

   (B) the availability of professional or technical personnel;

   (C) the availability of materials and equipment; and

   (D) the extent to which major construction or alteration of facilities was needed to bring the public water system into compliance with applicable statutes and this chapter;

(6) whether the expenditures that would have prevented or minimized the violation are relatively small in comparison to the overall investment in infrastructure by the public water system;

(7) whether any delay in compliance was out of the control of the entity; for purposes of this paragraph, a delay out of the control of the entity includes a delay

   (A) because parts or chemicals that had been timely ordered by the entity were on back order or delayed in transit;

   (B) due to circumstances beyond the entity’s reasonable control and ability to foresee, and despite the due diligence of the entity; for purposes of this subparagraph, circumstances beyond the entity's reasonable control and ability to foresee

      (i) include war, riots, and acts of God; and

      (ii) do not include increased costs of compliance with this chapter, or reasonably foreseeable seasonal fluctuations in the weather conditions of the region; and
due to the timing of regular flights or other freight transportation into the community where the public water system is located;

whether the entity knowingly violated the regulations, order, permit, approval, or certificate of the department. (Eff. 9/21/2002, Register 163; am 1/11/2004, Register 169; am 5/2/2004, Register 170; am 1/11/2006, Register 177; am 4/24/2009, Register 190; am 8/20/2012, Register 203; am 2/11/2017, Register 221; am 5/3/2019, Register 230)

Authority: AS 46.03.020 AS 46.03.761 AS 46.03.850

18 AAC 80.1230. Issuance of preliminary determination. (a) If the entity does not correct the violation within the time allowed under 18 AAC 80.1210(b)(3), the department will make a preliminary determination to assess an administrative penalty. The department will provide to the entity, by personal service or by certified mail, return receipt requested, a written notice of the preliminary determination. The department will send a copy of the notice of the preliminary determination to the governing body of the community or municipality whose residents are served by the public water system.

(b) In the written notice of preliminary determination under (a) of this section, the department will

(1) include each date of each violation;

(2) include a description of the nature of the violation;

(3) list the regulations, order, permit, approval, or certificate that the entity violated;

(4) explain why the department is assessing a penalty;

(5) calculate, in accordance with 18 AAC 80.1220, the amount of the proposed administrative penalty per day per violation;

(6) calculate the number of days in violation;

(7) state that the entity may, within 10 days after receipt of the notice of preliminary determination, request in writing reconsideration of the preliminary determination to assess the penalty, but that a request for reconsideration may not be based upon the amount of technical assistance offered to the entity or whether the department offered technical assistance to the entity;

(8) state that the request for reconsideration submitted under (7) of this subsection must include
(A) information regarding the extent to which the violation has been abated or partially abated;

(B) information whether the violation was out of the entity's control, including information regarding the unavailability of professional or technical personnel or of materials and equipment; and

(C) additional relevant information that was

(i) not initially available to the department; or

(ii) initially available to the department, but that the department overlooked;

(9) inform the entity that the entity may seek an extension of the 10-day period for making a request for reconsideration; the department will describe the requirements of (c)(1) - (c)(2) of this section; and

(10) state that if the department does not receive a timely request for reconsideration, or if after reconsideration the department determines that a penalty should be assessed, the department will issue a notice of assessment and assess the penalty.

(c) An entity may request reconsideration of a preliminary determination made by the department. The request for reconsideration must be made in writing and received by the department within 10 days after the entity’s receipt of the notice of preliminary determination, or within the time period allowed in any extension granted by the department under this subsection. The request for reconsideration may not be based upon the amount of technical assistance offered to the entity or whether the department offered technical assistance to the entity. The department will extend the 10-day period for making a request for reconsideration if

(1) the entity requests an extension within the 10-day period; and

(2) the department determines that

(A) the extension is not sought for purposes of delay;

(B) good cause is shown for the extension; and

(C) the public is adequately protected.

(d) If an entity timely submits a request for reconsideration under (c) of this section, the department will base reconsideration on the information submitted in accordance with (b)(8) of this section. (Eff. 9/21/2002, Register 163; am 1/11/2006, Register 177)

Authority: AS 46.03.020 AS 46.03.761 AS 46.03.850
18 AAC 80.1240. Notice of assessment. (a) If the department does not receive a timely request for reconsideration in accordance with 18 AAC 80.1230(c) and (d), or if after reconsideration the department determines that the penalty should be assessed, the department will provide to the entity, by personal service or by certified mail, return receipt requested, a written notice of assessment.

(b) In the written notice of assessment under (a) of this section, the department will

(1) include instructions for contesting and appealing the assessment, including instructions substantially as follows: “The entity has 45 days to file a notice with the department contesting the proposed penalty. If, within 45 days after receiving the notice of assessment issued by the department, the entity fails to file a notice contesting the proposed penalty, the proposed penalty is considered a final order not subject to review by the superior court. If the entity contests the proposed penalty by filing a notice with the department, the department will afford an opportunity for a hearing in accordance with 2 AAC 64.100 – 2 AAC 64.990. After an opportunity for a hearing, the department will issue an order, based upon findings of fact, affirming, modifying, or rescinding the administrative penalty.”;

(2) include each date of each violation, a list of the regulations, orders, permits, approvals, or certificates violated, the amount of the proposed administrative penalty per day per violation, and the total amount of the proposed penalty; and

(3) inform the entity that the entity may seek an extension of the 45-day period for filing a notice of intent to contest the proposed administrative penalty; the department will describe the requirements of (c)(1) and (2) of this section.

(c) If the entity notifies the department in writing, within 45 days after receiving the notice of assessment, or within the time period allowed in any extension granted by the department under this subsection, of the intent to contest the proposed administrative penalty, the department will refer the matter to the office of administrative hearings for an adjudicatory hearing in accordance with 2 AAC 64.100 – 64.990. The department will extend the 45-day period for filing a notice of intent if

(1) the entity requests the extension within the 45-day period; and

(2) the department determines that

(A) the extension is not sought for purposes of delay;

(B) good cause is shown; and

(C) the public is adequately protected.

(d) If the entity does not notify the department in writing, within 45 days after receiving the notice of assessment, or within the time period allowed in any extension granted by the
department under (c) of this section, of the intent to contest the proposed administrative penalty, the proposed penalty is considered a final order that is not subject to review by the superior court, and is immediately due to the department. If a penalty is not paid within 30 days after the date that the notice of assessment becomes a final order, the department may bring an action to collect the penalty, interest, and full reasonable attorney fees and costs. (Eff. 9/21/2002, Register 163; am 11/7/2017, Register 224; am 5/3/2019, Register 230)

Authority: AS 46.03.020 AS 46.03.761

18 AAC 80.1250. Department order after hearing. (a) After affording an opportunity for a hearing under 18 AAC 80.1240(c), the department will issue an order in writing affirming, modifying, or rescinding an administrative penalty. In the order, the department will include text that reads substantially as follows: “This administrative order is the final agency decision. The entity may obtain judicial review of this administrative penalty order by filing a notice of appeal in the superior court in the [number of the judicial district] judicial district at [address of the court] within 30 days from the date that the decision appealed from is mailed or otherwise distributed as provided by the Alaska Rule of Appellate Procedure 602. An administrative penalty order becomes final and is not subject to review by a court if an appeal is not timely filed with the superior court.”

(b) If a penalty is not paid within 30 days after the date that the administrative penalty order becomes a final order by virtue of not being appealed to the superior court, the department may bring an action to collect the penalty, interest, and full reasonable attorney fees and costs. (Eff. 9/21/2002, Register 163; am 11/7/2017, Register 224)

Authority: AS 46.03.020 AS 46.03.761

18 AAC 80.1290. Definitions. In 18 AAC 80.1200 – 18 AAC 80.1290, unless the context requires otherwise,

(1) "department's reasonable costs" means the following costs that can reasonably be attributed to the violation:

(A) the number of hours, multiplied by $64, that department employees worked in the detection, investigation, and attempted correction of the violation;

(B) administrative costs;

(C) travel costs;

(D) the cost of collecting, transporting, and analyzing samples paid for or performed by the department;
(E) the cost of contracted services related to the detection, investigation, and attempted correction of the violation;

(2) "economic savings" means the sum that an entity would have been required to expend for the planning, acquisition, construction, installation, and operation of a facility necessary to ensure compliance with the standard violated;

(3) "entity" has the meaning given in AS 46.03.761(l);

(4) "immediate threat to the public health" has the meaning given the term "acute risk" in 18 AAC 80.1990(a);

(5) "number of days of violation" means the number of days between the entity's receipt of the notice of violation under 18 AAC 80.1210 and the date

(A) of correction of the violation; or

(B) on which the department issues a notice of preliminary determination under 18 AAC 80.1230, if the violation has not yet been corrected. (Eff. 9/21/2002, Register 163; am 1/11/2006, Register 177; am 7/25/2010, Register 195)

Authority: AS 46.03.020 AS 46.03.761 AS 46.03.850

Section

1900. Report certification requirements
1905. (Repealed)
1910. Fees
1915. Public interest waiver
1920. Appeals
1990. Definitions, abbreviations, and symbols

18 AAC 80.1900. Report certification requirements. (a) An owner, an operator, another responsible person, or a sanitary survey inspector approved under 18 AAC 80.435 or 18 AAC 80.438, shall certify by signature that the information and data contained in a report, certification, or other document required to be filed under this chapter are true and correct to the best of the signer’s knowledge and belief.

(b) If an owner, operator, other responsible person, or sanitary survey inspector knowingly signs and files with the department a report, certification, or other document that contains false information, the department may revoke or downgrade any certification or approval issued to that individual, including operator certification under 18 AAC 74.830, sanitary survey inspector approval under 18 AAC 80.439, or laboratory certification under 18 AAC 80.1100(h), or may apply other penalties. (Eff. 10/1/99, Register 151; am 4/24/2009, Register 190; am 5/20/2011, Register 198; am 8/20/2012, Register 203)

Authority:  AS 46.03.020  AS 46.03.710  AS 46.03.761
            AS 46.03.050  AS 46.03.720


18 AAC 80.1910. Fees. (a) The owner of a public water system, or an individual seeking approval under (7) or (8) of this subsection, shall pay a fee to the department as follows:

(1) for each onsite inspection of a public water system by the department under AS 46.03.020(6), AS 46.03.860, or this chapter, unless a more specific fee for a visit, inspection, or examination is provided in this section: $64 per hour;

(2) for each sanitary survey conducted by the department under AS 46.03.020(6) or 18 AAC 80.430 for a water system that

(A) uses a groundwater source, for
(i) the first source: $398; and

(ii) each additional source: $117;

(B) uses a surface water source or a GWUDISW source, for

(i) the first source: $585; and

(ii) each additional source: $117;

(C) uses a combination of sources, for

(i) one surface water source and one groundwater source: $585;

and

(ii) each additional surface water or groundwater source: $117;

(D) is a consecutive public water system: $257; or

(E) is a water hauler: $205;

(3) for each initial review and approval of a complete surface water treatment rule filtration avoidance criteria determination under 18 AAC 80.620: $1,697;

(4) for each annual onsite inspection and report under 18 AAC 80.620(3) of a public water system seeking to maintain filtration avoidance, for

(A) inspecting the first source: $626; and

(B) inspecting each additional source: $117;

(5) for each determination of whether a system is served by groundwater or GWUDISW,

(A) if the department does a field assessment under 18 AAC 80.605(d): $720;

(B) if the department reviews, under 18 AAC 80.605(d), a field assessment completed by a registered engineer, professional geologist, or professional hydrologist: $100; and

(C) if the department requests and reviews a water quality assessment provided by the owner under 18 AAC 80.605(e): $720;

(6) for each monitoring waiver application for contaminants listed in 40 C.F.R. 141.61(c), adopted by reference in 18 AAC 80.010(a),
(A) for a new waiver, for processing the application: $99;

(B) for a new waiver, in addition to the processing fee required in (A) of this paragraph, one of the following fees for reviewing the application:

   (i) if a synthetic organic chemical is not used or has not been used in the waiver review area: $257;

   (ii) if a synthetic organic chemical is used or has been used in the waiver review area: $708;

(C) for renewal of an existing waiver, for processing the application: $99;

(D) for renewal of an existing waiver, in addition to the processing fee required in (C) of this paragraph, if a substantial change in the waiver review area has occurred since the existing waiver was issued, one of the following fees for reviewing the application:

   (i) if a synthetic organic chemical is not used or has not been used in the waiver review area: $257;

   (ii) if a synthetic organic chemical is used or has been used in the waiver review area: $708;

(7) for each initial application for approval under 18 AAC 80.435 of a sanitary survey inspector: $293;

(8) for each application for biennial renewal of an approval under (7) of this subsection: $204;

(9) for each review by the department of documentation submitted for a designation of optimal corrosion control treatment under 40 C.F.R. 141.82(d), adopted by reference in 18 AAC 80.010(a): $842;

(10) for each review of an application for approval of an innovative technology or device under 18 AAC 80.225: $796;

(11) for each request for a waiver of the minimum separation distance required under 18 AAC 80.020,

   (A) other than a waiver described in (B) of this paragraph: $585;

   (B) for a waiver of the separation distance between a water line and a sewer line: $585 for each 1,000 consecutive linear feet of water pipe or part of that length;
(12) for each review of a request for an extension of time under the construction and operation certificate provided for in 18 AAC 80.210: $193;

(13) for each comprehensive performance evaluation conducted by the department under 18 AAC 80.705(b)(1): $64 per hour.

(b) The owner of a public water system shall pay a fee to the department when engineering plans are submitted for approval under 18 AAC 80.200 - 18 AAC 80.220, as follows:

(1) for a community water system or non-transient non-community water system

   (A) that uses a groundwater source without treatment and serves

      (i) 25 – 150 individuals: $971;

      (ii) 151 – 1,000 individuals: $1,837;

      (iii) more than 1,000 individuals: $3,627; or

   (B) that uses a water source with a treatment technique requirement and serves

      (i) 25 – 150 individuals: $1,404;

      (ii) 151 – 1,000 individuals: $2,258;

      (iii) more than 1,000 individuals: $4,224;

(2) for a transient non-community water system for which engineering plans are required under 18 AAC 80.200(b), and that uses a

   (A) groundwater source without treatment: $491; or

   (B) water source with treatment: $797;

(3) if surface water or GWUDISW is a source for the system, and in addition to any fee required under (1) or (2) of this subsection: $468;

(4) repealed 2/11/2017.

(c) A person seeking department approval of a modification or revision to a public water system that has been approved under 18 AAC 80.200 - 18 AAC 80.220 shall pay a fee to the department for the plan review based on the percentage increase in the design parameters over the previously established parameters for which approval was granted. The department will require an hourly fee of $64 for a plan review under this section if assessment of an hourly fee
results in a total fee that is less than the fee that would be applicable under (1) - (3) of this subsection. If the increase in parameters is

(1) no more than 20 percent, the fee is 20 percent of the fee applicable to the pre-modification parameters under (b)(1) or (2) of this section;

(2) over 20 percent but no more than 50 percent, the fee is the equivalent percentage of the fee applicable to the pre-modification parameters under (b)(1) or (2) of this section;

(3) more than 50 percent, the fee is 100 percent of the fee applicable to the pre-modification parameters under (b)(1) or (2) of this section.

(d) The owner of a public water system shall pay a fee to the department for applying for approval to replace a distribution main, extend a distribution main, replace a source water transmission line, or extend a source water transmission line, as follows:

(1) for 1,000 feet or less: $386;

(2) for greater than 1,000 feet: $386, plus $117 for each 1,000-foot increment or part of that increment over the first 1,000 feet.

(e) A person applying for a variance, an exemption, a variance extension, or an exemption extension shall pay the applicable fee to the department, as follows:

(1) for a variance: $878;

(2) to extend a variance: $585;

(3) for an exemption: $878;

(4) to extend an exemption: $585.

(f) An owner of a public water system shall reimburse the department for expenses incurred by the department, as follows:

(1) if an owner applies for a variance under 18 AAC 80.370, a variance under 18 AAC 80.371, or an exemption under 18 AAC 80.375,

   (A) the cost to publish the public notice; and

   (B) an hourly fee of $64 to prepare the public notice and to prepare for and conduct a public hearing;

(2) if the department issues, under 18 AAC 80.1035, a required public notice on behalf of an owner: the cost to publish the public notice;
(3) if, to secure compliance by a public water system with this chapter, the department reasonably incurs any direct cost, not including travel, for inspecting, investigating, monitoring, sampling, testing, or analyzing any part of that public water system: the department’s direct costs, not including travel expenses, and not to exceed $5,000; if activities subject to a fee under this paragraph include one or more inspections, the fee under this paragraph is in addition to the hourly fee under (a)(1) of this section, and applies to direct costs not already covered under (a)(1) of this section.

(g) A fee required under this section for an application or request must be submitted with the application or request for which it is required. A fee is not refundable if the department denies the application or request. If, after an application or request has been denied, the applicant submits a new application or request for the same purpose, the required fee must accompany the new application or request. If a fee required under (a), (c), or (f) of this section is to reimburse the department for time spent or expense incurred, the department will invoice the owner of the affected public water system. An invoice for reimbursement is payable upon receipt.

(h) A person who disputes the determination or computation of a fee under this section may request a fee review under 18 AAC 15.190. (Eff. 10/1/99, Register 151; am 3/25/2001, Register 157; am 9/28/2001, Register 159; am 7/11/2002, Register 163; am 1/11/2004, Register 169; am 5/2/2004, Register 170; am 1/1/2006, Register 177; am 4/24/2009, Register 190; am 7/25/2010, Register 195; am 2/11/2017, Register 221; am 5/3/2019, Register 230)

Authority: AS 44.46.025 AS 46.03.050 AS 46.03.720
AS 46.03.020 AS 46.03.710

18 AAC 80.1915. Public interest waiver. (a) The department will waive a fee for performing an inspection or analysis under this chapter if the department finds that

(1) after conducting an inspection or analysis in response to a complaint, the complaint was unfounded;

(2) a public health or environmental emergency exists, and an inspection or analysis at no cost to the owner is needed to meet the emergency; or

(3) an inspection or analysis is necessary to prevent a public health or environmental emergency, and charging a fee for that inspection or analysis would not be in the public interest.

(b) A circumstance listed in (a) of this section does not constitute an automatic fee waiver. (Eff. 10/1/99, Register 151; am 4/24/2009, Register 190; am 7/25/2010, Register 195)

Authority: AS 44.46.025 AS 46.03.050 AS 46.03.720
AS 46.03.020 AS 46.03.710

150
18 AAC 80.1920. Appeals. (a) Except as provided in (d) of this section, within 20 days after the department issues a decision concerning plans submitted for approval under 18 AAC 80.200 - 18 AAC 80.220, a classification under 18 AAC 80.200(a), a waiver, a variance, an exemption, or any other decision under this chapter, the applicant, owner or operator, or other person adversely affected by the decision may request an informal review of the decision under 18 AAC 15.185, and may, within 30 days of issuance of the department decision, request an adjudicatory hearing under 18 AAC 15.195 – 18 AAC 15.340.

(b) Repealed 7/11/2002.

(c) Repealed 7/11/2002.

(d) An entity subject to a department decision that proposes or assesses an administrative penalty under 18 AAC 80.1200 – 18 AAC 80.1290 may contest the proposed or assessed administrative penalty by following the procedures set out in 18 AAC 80.1200 – 18 AAC 80.1290. (Eff. 10/1/99, Register 151; am 7/11/2002, Register 163; am 1/11/2006, Register 177; am 11/7/2017, Register 224)

Authority: AS 46.03.020 AS 46.03.710 AS 46.03.720
AS 46.03.050

18 AAC 80.1990. Definitions, abbreviations, and symbols. (a) In this chapter, unless the context indicates otherwise,

(1) "acute risk" means a possible source of a hazard, danger, loss, or injury that could quickly affect public health;

(2) "ANSI" means the American National Standards Institute, Inc.;

(3) "approved" and "approval" mean approved by or the approval of the department;

(4) "aquifer" means a formation, a group of formations, or part of a formation that contains sufficient saturated permeable material to yield economical quantities of water to wells and springs;

(5) "AWWA" means the American Water Works Association;

(6) "backflow" means the flow, in a direction opposite to the normal flow, of a foreign liquid, gas, or substance into the collection or distribution system of a public water system;

(7) "best available technology" has the meaning given to “best available technology or BAT” in 40 C.F.R. 141.2, adopted by reference in 18 AAC 80.010(a);
(8) “bottled water” means water that is sealed in bottles or other containers and intended for human consumption;

(9) "cathodic protection well" means an artificial excavation to install equipment or facilities for the protection of metallic equipment in contact with the ground;

(10) "certified laboratory" means a laboratory certified by the department under 18 AAC 80.1100 - 18 AAC 80.1110 or by the EPA;

(11) “chloramines” means a group of chlorine ammonia compounds formed when chlorine combines with ammonia or organic nitrogen in the water;

(12) “cleanout” has the meaning given to “cleanout” in 18 AAC 72.990;

(13) “coagulation” has the meaning given to “coagulation” in 40 C.F.R. 141.2, adopted by reference in 18 AAC 80.010(a);

(14) "coliform" means

(A) aerobic and facultative anaerobic, gram-negative, non-spore-forming, rod-shaped bacteria that ferment lactose with gas production within 48 hours at 35 degrees Celsius;

(B) aerobic and facultative anaerobic, gram-negative, non-spore-forming, rod-shaped bacteria that produce a dark colony with a metallic sheen within 24 hours at 35 degrees Celsius on an Endo-type medium containing lactose; and

(C) those organisms able to produce the enzyme beta-galactosidase which hydrolyzes substrate present in a chemically defined medium according to EPA approved methods listed in the Manual for the Certification of Laboratories Analyzing Drinking Water, including supplements, adopted by reference in 18 AAC 80.010(b), and in accordance with 40 C.F.R. 141.852, adopted by reference in 18 AAC 80.010(a);

(15) "combination-source system" means a public water system that uses a combination of two or more of the following as source water:

(A) a groundwater source;

(B) a surface water source;

(C) a GWUDISW source;

(16) “combined chlorine” means the concentration of residual chlorine that is combined with ammonia, organic nitrogen, or both in water as a chloramine or other chlorodervative;
(17) "community sewer line" has the meaning given to “community sewer line” in 18 AAC 72.990;

(18) “community water system” means a public water system that serves at least 15 service connections used by year-round residents or regularly serves at least 25 year-round residents;

(19) “compliance cycle” has the meaning given to “compliance cycle” in 40 C.F.R. 141.2, adopted by reference in 18 AAC 80.010(a);

(20) “compliance period” has the meaning given to “compliance period” in 40 C.F.R. 141.2, adopted by reference in 18 AAC 80.0101(a);

(21) “composite correction program” means a program that includes a comprehensive performance evaluation and a comprehensive technical assistance activity;

(22) "composite sample" means a sample created by a certified laboratory by mixing equal parts of water from up to five different samples;

(23) “compositing” means using or creating a composite sample;

(24) “comprehensive technical assistance” means the performance improvement phase

   (A) that is implemented if the comprehensive performance evaluation results indicate improved performance potential; and

   (B) during which identified plan-specific factors are systematically addressed and eliminated;

(25) "confirmation sample" means a second sample collected at the same sampling point as the first sample and used for re-analysis;

(26) “confluent growth” or “CG” has the meaning given to “confluent growth” in 40 C.F.R. 141.2, adopted by reference in 18 AAC 80.010(a);

(27) “consecutive public water system” has the meaning given to “consecutive system” in 40 C.F.R. 141.2, adopted by reference in 18 AAC 80.010(a);

(28) “constructed conveyance”

   (A) means, with respect to a public water system, a manmade conduit for water;

   (B) includes ditches, culverts, waterways, flumes, mine drains, or canals;

   (C) does not include a water haul vehicle or water that is delivered by bottle, other package unit, vending machine, or cooler;
(29) "contaminant" means a physical, chemical, biological, or radiological substance or material in water that, in sufficient quantity, makes water unfit for human consumption;

(30) "contamination" means the presence in water of

(A) a contaminant at a level that exceeds

(i) a maximum contaminant level set by 18 AAC 80.300 or

(ii) an action level, including the lead or copper action level under 40 C.F.R. 141.80, adopted by reference in 18 AAC 80.010(a);

(B) a contaminant that

(i) exceeds the allowable limit for removal or inactivation by a treatment technique, including the substances set out under 18 AAC 80.303; or

(ii) triggers a treatment technique requirement under this chapter; or

(C) another contaminant in sufficient quantity to make the water unfit for human consumption;

(31) “conventional filtration” has the meaning given to “conventional filtration treatment” in 40 C.F.R. 141.2, adopted by reference in 18 AAC 80.010(a);

(32) “corrective action”

(A) means an action taken to remedy

(i) a deficiency or sanitary defect; or

(ii) a direct, indirect, or potential cause, in whole or in part, of a risk to public health, regardless of whether that cause is a deficiency or sanitary defect;

(B) includes interim and final measures taken to remedy the deficiency, sanitary defect, or cause of a risk to public health;

(33) “corrective action plan” means a proposal, either made by the department or submitted by the owner of a public water system to the department for approval, to take on or more corrective actions according to a specified schedule;
(34) "corrosivity" means the tendency of internal water to oxidize piping and appurtenances; a noncorrosive water is characterized by a slightly positive Langelier index, a driving force index greater than 1.0, or an aggressive index greater than or equal to 12.0 for asbestos-cement pipe.

(35) "cross-connection" means a physical arrangement by which a public water system is connected, directly or indirectly, with an unapproved water system, sewer, drain, conduit, pool, storage reservoir, plumbing fixture, or other device that contains, or might contain, wastewater or other substances of unknown or unsafe quality that might be capable of contaminating the water supply through backflow; “cross-connection” includes a bypass arrangement, jumper connection, removable section, swivel or change-over device, and other temporary, permanent, or potential connection through which, or because of which, backflow could occur;

(36) "CT" or “CTcalc” means the result obtained by multiplying the residual disinfectant concentration (C), in mg/l, determined before or at the first customer, and the corresponding disinfectant contact time (T), in minutes;

(37) "CT_{99.9}\) is the CT value required for 99.9 percent (3-log) inactivation of *Giardia lamblia* cysts;

(38) "decommission" means to fill or plug a well so that it is rendered unproductive and does not produce water or serve as a channel for water movement;

(39) “deficiency” means a condition of a public water system, or an action or omission of an owner or operator of a public water system, that directly or indirectly causes, or has the potential to cause,

(A) a risk to public health;

(B) an unplanned interruption of service in the public water system; or

(C) a deviation from professional standards of engineering, sanitation, or public health applicable to public water systems;

(40) “demonstrate” or “demonstration” means to prove or proof through documentation or other evidence to the department’s satisfaction;

(41) "department" means the Department of Environmental Conservation;

(42) “design criteria” means information and numerical data such as rates, loadings, and other parameters upon which a specific facility design is based; “design criteria” include

(A) engineering guidelines that specify construction details and materials; and
(B) objectives, results, or limits that a facility, structure, or process must meet in the performance of its intended function;

(43) “detected” means that the analytical result exceeds the detection limit specified for the method used to analyze a contaminant;

(44) “diatomaceous earth filtration” has the meaning given to “diatomaceous earth filtration” in 40 C.F.R. 141.2, adopted by reference in 18 AAC 80.010(a);

(45) “direct filtration” has the meaning given to “direct filtration” in 40 C.F.R. 141.2, adopted by reference in 18 AAC 80.010(a);

(46) "director" means the director of the department’s division assigned to environmental health;

(47) "disinfectant" means an oxidant or equivalent agent that is intended to inactivate pathogenic microorganisms and that is added to water during the treatment or distribution process; “disinfectant” includes chlorine, chlorine dioxide, chloramines, and ozone;

(48) “disinfectant contact time” has the meaning given to “disinfectant contact time” in 40 C.F.R. 141.2, adopted by reference in 18 AAC 80.010(a);

(49) "disinfection" means a process that inactivates pathogenic organisms in water by chemical oxidants or equivalent agents;

(50) "distribution system" means post-treatment storage facilities, conduits, mains, lines, fixtures, pumping stations, or other devices used to carry water to the consumer;

(51) “domestic or other nondistribution system plumbing problem” has the meaning given to “domestic or other nondistribution system plumbing problem” in 40 C.F.R. 141.2, adopted by reference in 18 AAC 80.010(a);

(52) “DPD” means N,N-diethyl-p-phenylenediamine;

(53) "drinking water” means water that is provided for human consumption;

(54) “emergency” means an unforeseen event that causes damage to or disrupts normal operations of a public water system and requires immediate action to protect public health and safety;

(55) "engineering plans" means a set of plans signed, sealed, and dated by a registered engineer;

(56) "EPA" means the United States Environmental Protection Agency;
“fecal indicator” means microbes whose presence indicates that the water may be contaminated with human or animal wastes;

"fill-and-draw system" means a water system where the storage tanks are filled with treated water on an intermittent basis, while water is drawn as needed from the storage tanks;

"filtration" means a process to remove particulate matter from water by passage through porous media;

“finished water” has the meaning given to “finished water” in 40 C.F.R. 141.2, adopted by reference in 18 AAC 80.010(a);

"flocculation" has the meaning given to “flocculation” in 40 C.F.R. 141.2, adopted by reference in 18 AAC 80.010(a);

“free chlorine” means the amount of chlorine available as dissolved gas, hypochlorous acid, or hypochlorite ion that is not combined with an amine or other organic compound;

"gross alpha particle activity" means the total radioactivity due to alpha particle emission as inferred from measurements on a dry sample; “gross alpha particle activity” includes the radioactivity of radium-226; “gross alpha particle activity” does not include the radioactivity of radon and uranium;

"gross beta particle activity" means the total radioactivity due to beta particle emission as inferred from measurements on a dry sample;

"groundwater" means water beneath the surface of the ground; “groundwater” does not include GWUDISW;

“groundwater system” means a public water system that uses only groundwater as source water;

“GWUDISW”, or "groundwater under the direct influence of surface water," has the meaning given to “groundwater under the direct influence of surface water (GWUDI)” in 40 C.F.R. 141.2, adopted by reference in 18 AAC 80.010(a);

"heterotrophic plate count" or "HPC" means the procedure for estimating the number of live heterotrophic bacteria in a water sample;

“holding tank” has the meaning given to “holding tank” in 18 AAC 72.990;

“holding time” means the time elapsed from the time a water sample is gathered into the sample bottle until it is analyzed;
(71) "human consumption" means the use of water for drinking, bathing, showering, cooking, dishwashing, maintaining oral hygiene, and other similar uses;

(72) "infiltration gallery" means a system

(A) of perforated pipes, cribbed pits, or similar collection devices that are laid along the banks or under the bed of a stream, lake, or other surface waterbody; and

(B) that is installed to collect water from the formation beneath or adjacent to the waterbody;

(73) “initial compliance period” has the meaning given to “initial compliance period” in 40 C.F.R. 141.2, adopted by reference in 18 AAC 80.010(a);

(74) "innovative technology or device" means water system technology that is new, non-conventional, alternative, or untested in this state; “innovative technology or device” includes technology related to

(A) disinfection and inactivation methods;

(B) removal of pathogens;

(C) particulate reduction;

(D) turbidity reduction;

(E) storage tank materials; and

(F) computer models for water treatment;

(75) "inspection" means an onsite review by an individual approved by the department to determine compliance with this chapter;

(76) “install” means to construct or fabricate components necessary to create a public water system or a portion of a public water system; installation may be done by the owner or an individual who is contracted to do the work for the owner;

(77) “Level 1 assessment” has the meaning given to “Level 1 assessment” in 40 C.F.R. 141.2, adopted by reference in 18 AAC 80.010(a);

(78) “Level 2 assessment” has the meaning given to “Level 2 assessment” in 40 C.F.R. 141.2, adopted by reference in 18 AAC 80.010(a);

(79) “master meter” means a water meter or system of water meters that measures both instantaneous and total flow of water for a public water system;
(80) "maximum contaminant level" or "MCL" means the maximum permissible level of a contaminant in water that is delivered to a user of a public water system;

(81) “maximum residual disinfectant level” or “MRDL” means a level of disinfectant added for water treatment that may not be exceeded at the consumer’s tap without an unacceptable possibility of adverse health effects;

(82) “method detection limit” has the meaning given in Appendix C of the Manual for the Certification of Laboratories Analyzing Drinking Water: Criteria and Procedures, Quality Assurance, adopted by reference in 18 AAC 80.010(b);

(83) “method reporting limit” has the meaning given in Appendix C of the Manual for the Certification of Laboratories Analyzing Drinking Water: Criteria and Procedures, Quality Assurance, adopted by reference in 18 AAC 80.010(b);

(84) “microbial contaminant” means a living organism that is in water, that is not visible individually without a microscope, and that, in sufficient quantity, makes the water unsafe for human consumption; “microbial contaminants” include bacteria, viruses and parasites such as Cryptosporidium parvum;

(85) “MIL” means Military Standards and Specifications;

(86) "monthly average" means the result obtained by dividing the sum of the result of sample analyses taken in a month by the number of samples taken during that month;

(87) "near the first service connection" has the meaning given to “near the first service connection” in 40 C.F.R. 141.2, adopted by reference in 18 AAC 80.010(a);

(88) "new community water system" means

(A) a community water system that is constructed after October 1, 1999;

(B) a community water system that has not received a public water system identification number under 18 AAC 80.210(c)(3) as of October 1, 1999; or

(C) an existing water system other than a community water system, if as a result of expanding its infrastructure, the system falls within the definition of a community water system;

(89) “new non-transient non-community water system” means

(A) a non-transient non-community water system that is constructed after October 1, 1999;

(B) a non-transient non-community water system that has not received a public water system identification number under 18 AAC 80.210(c)(3) as of October 1,
(C) an existing water system other than a non-transient non-community water system, if as a result of expanding its infrastructure, the system falls within the definition of a non-transient non-community water system;

(90) “new transient non-community water system” means

(A) a transient non-community water system that is constructed after October 1, 1999;

(B) a transient non-community water system that has not received a public water system identification number under 18 AAC 80.210(c)(3) as of October 1, 1999; or

(C) an existing water system other than a transient non-community water system, if as a result of expanding its infrastructure, the system falls within the definition of a transient non-community water system;

(91) “non-community water system” means a public water system that is not a community water system; a non-community water system is either a non-transient non-community water system or a transient non-community water system;

(92) "nonresidential," with respect to buildings, means occupied by an individual, but not as that individual's primary place of abode;

(93) “non-transient non-community water system” means a public water system that is not a community water system and that regularly serves at least 25 of the same individuals over six months per year;

(94) "NSF" means NSF International, also known as the National Sanitation Foundation;

(95) "NTU" means nephelometric turbidity unit;

(96) “operator” means a person engaged in the operation of public water system; “operator” does not ordinarily mean an official, such as the city engineer or public works superintendent, exercising only general administrative supervision;

(97) "organic drilling fluid" means a synthetic polymer drilling fluid that is not specifically designed for use in the potable water well drilling industry;

(98) "owner" means a person who owns a public water system;

(99) “person” has the meaning given to “person” in AS 46.03.900;
(100) "pilot" means serving as an experimental trial apparatus or operation in which processes or techniques planned for use in full-scale operation are tested in advance;

(101) "pilot plant study" means an evaluation, on a scale larger than laboratory or bench scale but smaller than full scale, of the amenability of drinking water to treatment with the proposed method, operation, or process;

(102) “pit privy” has the meaning given in 18 AAC 72.990;

(103) “point-of-entry treatment device” means a water treatment device that is located where water enters a building and before the point of use, and is for the purpose of reducing contaminants in the drinking water distributed throughout that building;

(104) "point-of-use treatment device" means a water treatment device applied to a single tap and used for the purpose of reducing contaminants in drinking water at that one tap;

(105) "pollution" has the meaning given in AS 46.03.900;

(106) "potable water system" means a source of water, intake works, collection system, water treatment works, storage facility, or distribution system from which water is available for human consumption;

(107) “practical quantitation limit” has the meaning given to “method reporting limit” in this subsection;

(108) "private sewer line" has the meaning given to “private sewer line” in 18 AAC 72.990;

(109) “private water line” means a line, pipe, or conduit used to carry water as part of a private water system;

(110) "private water system" means a potable water system that is not a public water system;

(111) “professional geologist” means a geologist certified under AS 08.02.011;

(112) “proficiency testing sample” has the meaning given to “proficiency testing sample” in Appendix C of the Manual for the Certification of Laboratories Analyzing Drinking Water: Criteria and Procedures, Quality Assurance, adopted by reference in 18 AAC 80.010(b);

(113) "public utility" has the meaning given to “public utility” in AS 42.05.990;

(114) "public water system"

(A) means a system for the provision to the public of water for human consumption through pipes or other constructed conveyances, if the system has at least 15
service connections or regularly serves an average of at least 25 individuals daily at least 60 days out of the year;

(B) is either a community water system or a non-community water system;

(C) includes

(i) a collection, treatment, storage, or distribution facility, including a water haul vehicle, under control of the operator of the system and used primarily in connection with the system; and

(ii) a collection or pretreatment storage facility not under control of the system operator that are used primarily in connection with the system;

(D) does not include a private water system;

(115) “quality assurance” means ensuring that analytical data is of a known and documented degree of excellence; “quality assurance” covers the general areas of accuracy, completeness, representativeness, and comparability of data;

(116) “quality assurance plan” means a totally integrated program for quality assurance, ensuring reliability of measurement data;

(117) "quarter" or "quarterly" means January through March, April through June, July through September, or October through December;

(118) "rain catchment system" means a public water system for which the primary source of drinking water is precipitation caught by a manmade device;

(119) "record drawings" means the original plans prepared for construction and department approval, revised to reflect how the system was constructed or installed;

(120) “regional health corporation” means a federally recognized corporation under 25 U.S.C. 450f that receives federal money for the purpose of providing health care to Alaska Natives;

(121) "registered engineer" means a professional engineer registered to practice in this state under AS 08.48;

(122) "repeat compliance period" has the meaning given to “repeat compliance period” in 40 C.F.R. 141.2, adopted by reference in 18 AAC 80.010(a);

(123) "repeat sample" means a follow-up sample taken in the same way as a routine sample to confirm the results obtained from a routine sample;
(124) "resident" means an individual occupying a dwelling unit as a primary place of abode;

(125) "residual disinfectant concentration" means the concentration of disinfectant measured in mg/l in a representative sample of water;

(126) "routine maintenance" means activity normally required to maintain the components of a public water system in good working order; “routine maintenance” includes the replacement of 40 feet or less of pipe, a valve, a hydro-pneumatic tank, or an in-kind replacement of a pump; “routine maintenance” does not include changes that affect the system's configuration, material, treatment, or capacity;

(127) "routine sample" means a sample required by 18 AAC 80.300 - 18 AAC 80.355, 18 AAC 80.405, or 18 AAC 80.500 - 18 AAC 80.505;

(128) "sampling site" means a location identified within a public water system where a water sample is collected for analysis;

(129) "sanitary defect" has the meaning given to “sanitary defect” in 40 C.F.R. 141.2, adopted by reference in 18 AAC 80.010(a);

(130) "sanitary seal" means a device that

(A) is attached to the top of a well casing or pipe sleeve;

(B) prevents insects, dirt, or water or other liquid from entering the well under normal conditions; and

(C) allows air to flow in and out of the well;

(131) "sanitary survey"

(A) means a review consisting of

(i) an onsite inspection and review of the water source, treatment, the distribution system, finished water storage, each pump and pump facility and controls, monitoring, reporting, data verification, and management and operation of a public water system to evaluate the adequacy of the source, facilities, equipment, operation, and maintenance for producing and distributing safe drinking water; and

(ii) a review of operator compliance with 18 AAC 74 and this chapter; and

(B) includes writing, signing, and submitting the completed report to the department and owner;
(132) "sealed" means prepared by a registered engineer or an individual under that engineer’s direct supervision, and bearing the signature and seal of that engineer as required by AS 08.48.221 and 12 AAC 36.185;

(133) “seasonal system” has the meaning give to “seasonal system” in 40 C.F.R. 141.2, adopted by reference in 18 AAC 80.010(a);

(134) "sedimentation" has the meaning given to “sedimentation” in 40 C.F.R. 141.2, adopted by reference in 18 AAC 80.010(a);

(135) “septic tank” has the meaning given to “septic tank” in 18 AAC 72.990;

(136) "serve" means to cause or allow the provision of water for human consumption;

(137) "service connection" means a single building or structure that receives water for human consumption from a public water system; “service connection” includes a residence, school, hospital, clinic, office, restaurant, gas station, hotel, motel, washeteria, RV connection, or watering point; "service connection" does not include mobile facilities; for purposes of this paragraph, “mobile facilities” includes planes and boats;

(138) "service line" means the pipe works that extend from a water distribution main line to a single service connection;

(139) "sewer" or "sewer line" has the meaning given to “sewer” or “sewer line” in 18 AAC 72.990;

(140) "sewerage" has the meaning given to “sewerage” in 18 AAC 72.990;

(141) “significant deficiency” means a defect, including a failure or malfunction, in a public water system’s source, design, treatment, storage, distribution, operation, management, maintenance, or security, that the department determines to be causing, or to have potential to cause, contamination of water delivered to consumers or any other risk to public health or safety;

(142) "slow sand filtration" has the meaning given to “slow sand filtration” in 40 C.F.R. 141.2, adopted by reference in 18 AAC 80.010(a);

(143) "soil absorption system" has the meaning given to “soil absorption system” in 18 AAC 72.990;

(144) "surface water" means water that is open to the atmosphere and subject to surface runoff;
(145) “surface water system” means a public water system that uses surface water for a source;

(146) "too numerous to count," has the meaning given to “too numerous to count” in 40 C.F.R. 141.2, adopted by reference in 18 AAC 80.010(a);

(147) “total chlorine” means the total concentration of chlorine in water, including the combined chlorine and the free chlorine that are present in water;

(148) “transient non-community water system” means a non-community water system that serves at least 25 individuals daily for 60 or more days per year, but does not regularly serve a daily average of at least 25 of the same individuals for more than six months per year;

(149) “treatment technique requirement” means a requirement that specifies, for a contaminant, a treatment technique or a process that leads to a reduction in the level of a contaminant sufficient to comply with the requirements of this chapter;

(150) “UL” means Underwriters Laboratories;

(151) "unusual and unpredictable circumstances" means events with a low probability of occurrence;

(152) “utilidor” means an enclosure constructed above ground or below ground that contains one or more water lines, sewer lines, or other utilities and that provides access for their installation and maintenance;

(153) "vault privy" has the meaning given to “vault privy” in 18 AAC 72.990;

(154) "virus" means a virus of fecal origin that is infectious to humans by waterborne transmission;

(155) "volatile organic chemical" or "VOC" means a carbon-based compound with the property of escaping easily from water into the air;

(156) "waiver review area" means the area around a water source that is evaluated for activities that may use, store, or dispose of synthetic organic chemicals and other organic chemicals;

(157) "wastewater" has the meaning given to “wastewater” in 18 AAC 72.990;

(158) "wastewater disposal system" has the meaning given to “domestic wastewater disposal system” or “nondomestic wastewater disposal system,” as appropriate for the context, both defined in 18 AAC 72.990;
"wastewater treatment works" has the meaning given to “domestic wastewater treatment works” or “nondomestic wastewater treatment works,” as appropriate for the context, both defined in 18 AAC 72.990;

"water hauler" means a public water system that consists of one or more vehicles that are owned by the same person and used to distribute potable water; “water hauler” does not include vehicles owned or operated solely by a public water system as part of its collection or distribution system;

“water distribution main” means a line, pipe, or conduit used to distribute potable water as part of a public water system; “water distribution main” includes trunks, branches, and laterals, and lines used to fill vehicles used to distribute potable water but does not include private water lines or service lines;

“water line” mean a pipe or conduit used to carry water as part of a public water system; “water line” includes a water distribution main but does not include private water lines or service lines;

"water treatment works" means the structure and appurtenances, including chemical feeders, coagulation and sedimentation tanks, filtration devices, ion exchange apparatus, aeration tanks, or other works, used to condition, purify, or refine water for human consumption;

“waterborne disease outbreak” mean a significant occurrence of acute infectious illness, epidemiologically associated with the ingestion of water from a public water system that is deficient in treatment;

“watering point” means a common tap from which a community gets potable water;

"well" means an excavation, opening, shaft, or hole from which water can be extracted;

"well log" means a written report that includes information under 11 AAC 93.140(a)(1) – (18), and under 18 AAC 80.210(h);

“working day” means a day other than Saturday, Sunday, or a state holiday;

(b) In this chapter,

(1) "mg/l" means milligrams per liter and equals parts per million;

(2) “ml” means milliliter;

(3) “mm” means millimeter;
(4) “mrem” means millirems;

(5) "µg/l" means micrograms per liter, and equals parts per billion;

(6) "µm" means micrometer;

(7) "pCi/l" means picocuries per liter;

(8) “≤” means less than or equal to;

(9) “≥” means greater than or equal to;


Authority: AS 46.03.010 AS 46.03.050 AS 46.03.720
AS 46.03.020 AS 46.03.710